

# Washington, Saturday, May 20, 1944

# Regulations

# TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[WFO 79-21, Amdt. 1]

PART 1401-DAIRY PRODUCTS

FLUID MILK AND CREAM IN ST. JOSEPH COUNTY, IND., SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319), dated September 7, 1943, and to effectuate the purposes thereof, War Food Order No. 79-21 (8 F.R. 13432, 9 F.R. 4319), relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the St. Joseph County, Indiana, milk sales area, is hereby amended by deleting therefrom the numeral "20" in § 1401.48 (k) (2) and inserting, in lieu thereof, the numeral "10."

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., June 1, 1944. With respect to violations of said War Food Order No. 79-21, rights accrued, or liabilities incurred thereunder, prior to the effective time of this amendment, said War Food Order No. 79-21 shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 16th day of May 1944.

C. W. KITCHEN, Acting Director of Distribution.

[F. R. Doc. 44-7108; Filed, May 17, 1944; 3:06 p. m.]

[WFO 79-46, Amdt. 2]

PART 1401-DAIRY PRODUCTS

FLUID MILK AND CREAM IN GRAND RAPIDS, MICH., METROPOLITAN SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319), dated Sep-

tember 7, 1943, and to effectuate the purposes thereof, War Food Order No. 79-46 (8 F.R. 14067, 9 F.R. 4319), relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the Grand Rapids, Michigan, metropolitan milk sales area, is hereby amended by deleting therefrom the numeral "20" in § 1401.80 (1) (2) and inserting, in lieu thereof, the numeral "10."

The provisions of this amendment

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., June 1, 1944. With respect to violations of said War Food Order No. 79-46, rights accrued, or liabilities incurred thereunder, prior to the effective time of this amendment, said War Food Order No. 79-46 shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 16th day of May 1944.

C. W. KITCHEN, Acting Director of Distribution.

[F. R. Doc. 44-7109; Filed, May 17, 1944; 3:06 p. m.]

[WFO 79-87, Amdt. 2]

PART 1401-DAIRY PRODUCTS

FLUID MILK AND CREALI IN KALAMAZOO, MICH., SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319), dated September 7, 1943, and to effectuate the purposes thereof, War Food Order No. 79–87 (8 F.R. 14725, 9 F.R. 4319), relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the Kalamazoo, Michigan, milk sales area, is hereby amended by deleting therefrom the numeral "20" in § 1401.120 (1) (2) and inserting, in lieu thereof, the numeral "10."

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., June 1, 1944. With respect to (Continued on next page)

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Book 1: Titles 1-3 (Presidential documents) with tables and index.

Book 2: Titles 4-9, with index.

Book 3: Titles 10-17, with index.

Book 4: Titles 18-25, with index.

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curred thereunder, prior to the effective time of this amendment, said War Food Order No. 79-87 shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334,, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 16th day of May 1944.

C. W. KITCHEN, Acting Director of Distribution.

[F. R. Doc. 44-7110; Filed, May 17, 1944; 3:06 p. m.]

# [WFO 79-111, Amdt. 1]

PART 1401-DAIRY PRODUCTS FLUID MILK AND CREAM IN MUSKEGON, MICH.,

SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319), dated September 7, 1943, and to effectuate the purposes thereof, War Food Order No. 79-111 (9 F.R. 145, 9 F.R. 4319), relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the Muskegon, Michigan milk sales area, is hereby amended by deleting therefrom the numeral "20" in § 1401.140 (n) (2) and inserting, in lieu thereof, the numeral "10."

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., June 1, 1944. With respect to violations of said War Food Order No. 79–111, rights accrued, or liabilities incurred thereunder, prior to the effective time of this amendment, said War Food Order No. 79-111 shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 16th day of May 1944. C. W. KITCHEN, Acting Director of Distribution.

[F. R. Doc. 44-7111; Filed, May 17, 1944; 3:06 p. m.]

## [WFO 79-112, Amdt. 1]

PART 1401-DAIRY PRODUCTS

FLUID MILK AND CREAM IN BATTLE CREEK, MICH., SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319), dated September 7, 1943, and to effectuate the purposes thereof, War Food Order No. 79-112 (9 F.R. 147, 9 F.R. 4319), relative to the conservation and distribution of fluid milk. milk byproducts, and cream in the Battle Creek, Michigan milk sales area, is hereby amended by deleting therefrom the numeral "20" in § 1401.139 (n) (2) and inserting, in lieu thereof, the numeral "10."

The provisions of this amendment shall become effective at 12:01 a. m., e. w. t., June 1, 1944. With respect to violations of said War Food Order No. 79–112, rights accrued, or liabilities incurred thereunder, prior to the effective time of this amendment, said War Food Order No. 79-112 shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 16th day of May 1944.

C. W. KITCHEN, Acting Director of Distribution.

[F. R. Doc. 44-7112; Filed, May 17, 1943; 3:06 p. m.]

TITLE 8-ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service

PART 60—FIELD SERVICE DISTRICTS AND OFFICERS

TRANSFER OF WARREN COUNTY, N. Y., FROM DISTRICT 3 TO DISTRICT 1

May 4, 1944.

Section 60.1, Chapter I, Title 8, Code of Federal Regulations is amended by changing the description of District No. 1 and District No. 3 to read as follows:

§ 60.1 Field districts. \* \*

1. St. Albans, Vermont. Includes the State of Vermont; that part of the State of Maine lying north and east of the counties of York, Cumberland, Androscoggin, Kennebec, Lincoln, and Knox; the counties of Grafton and Coos in the State of New Hampshire; and that part of the State of New York lying north of the counties of Oswego, Oneida, Herkimer, Fulton, Saratoga, and Washington; also jurisdiction over the United States immigration stations located at Halifax, Nova Scotia, and Montreal and Quebec, Province of Quebec, Canada.

3. New York, New York. Includes that part of the State of New York lying south of the counties of Essex, Warren, Hamilton, and St. Lawrence, and east of the counties of Lewis, Oneida, Madison, Chenango, and Broome; and that part of the State of New Jersey lying north of the counties of Ocean, Burlington, and Mercer.

Earl G. Harrison,
Commissioner of
Immigration and Naturalization.
Approved:

Francis Biddle, Attorney General.

[F. R. Doc. 44-7187; Filed, May 18, 1944; 3:12 p. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue Subchapter C—Miscellaneous Excise Taxes

[T. D. 5372]

PART 188—BOTTLING OF DISTILLED SPIRITS (OTHER THAN ALCOHOL) IN BOND

CAPACITY OF CASES

Pursuant to the provisions of section 2905, Internal Revenue Code, § 188.77 of Regulations 6 is amended to read as follows:

§ 188.77 Capacity of cases. Spirits bottled-in-bond for domestic use shall be packed in cases containing 3 gallons of spirits each and 4 gallons as follows: 12 bottles containing 1 quart each; 16 bottles containing 1 quart each; 24 bottles containing 1 pint each; 48 bottles containing ½ pint each; 192 bottles containing ½ pint each; 240 bottles containing ½ pint each; 240 bottles containing ½ pint each; and 384 bottles containing ½ pint of brandy each. Bottles of ½ quart shall be packed in cases containing 2.4 gallons (12 bottles), 3 gallons (15 bottles), and 3.2 gallons (16 bottles).

Spirits bottled-in-bond for export shall be packed in cases to contain not less than 2.0 wine gallons nor more than 5.0 wine gallons each. (Sec. 2905, I.R.C.)

Joseph D. Nunan, Jr., Commissioner of Internal Revenue.

MAY 18, 1944.

Approved:

John L. Sullivan, Acting Secretary of the Treasury.

[F. R. Doc. 44-7209; Filed, May 19, 1944; 10:41 a.m.]

TITLE 30—MINERAL RESOURCES

Chapter VI-Solid Fuels Administration for War

PART 602—GENERAL ORDERS AND DIRECTIVES IREC. 17. Amdt. 11

CONSUMER DECLARATION WITH RESPECT TO CERTAIN SOLID FUELS

Since the issuance of SFAW Regulation No. 17 (9 F.R. 3193), it has become necessary to except reclaimed beehive and run-of-oven beehive coke from the provisions of the regulation applicable to eastern coke; to place additional restrictions upon the use of anthracite or eastern coke for industrial purposes and to clarify other provisions of the regulation. Accordingly, SFAW Regulation No. 17 is hereby amended in the following respects:

- 1. Paragraphs (c), (i) and (j) (1) of § 602.301 are amended and a new paragraph (o) is added as follows:
- (c) "Eastern coke" means all coke except reclaimed beehive and run-of-oven beehive coke delivered by retail dealers to consumers in the District of Columbia and the States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Delaware, Maryland, Virginia, and that portion of Pennsylvania which is east of a straight line drawn from the southern to the northern boundary of Pennsylvania through the western boundary of Gettysburg, in Adams County, and Lock Haven, in Clinton County.
- (i) "Industrial process or the production of power" includes without limitation any manufacturing or commercial processing, the generation of electrical energy for resale or otherwise, the ordinary operations of a commercial bakery or laundry. Industrial process or the production of power does not include the ordinary operations of the following, among others: apartment houses, hotels (exclusive of functions as restaurant), schools and office buildings.

(j) (1) the number of tons of solid fuels burned at the premises of a consumer during the period April 1, 1942 to March 31, 1943, inclusive. In the event solid fuels were not burned as the principal fuel in such premises during such period, the number of tons of solid fuels which were burned in other premises similar thereto in the same locality during the same period; or

s s s s s

- (o) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or organized group of persons.
- 2. Section 602.302 (c) is amended to read as follows:
- (c) A retail dealer may deliver and a consumer may receive anthracite or eastern coke without the filing of the Consumer Declaration if the consumer receives, and has customarily received, anthracite or eastern coke in less than a ½-ton lot, exclusively in bags containing one hundred pounds or less of such solid fuels.
- 3. Paragraphs (a), (c) and (e) of § 602.304 are amended and a new paragraph (f) is added to said section as follows:
- (a) Subject to the provisions of paragraphs (d) and (e) of this section, during the period April 1, 1944 to October 1, 1944, inclusive, no retail dealer may deliver, and no consumer may receive from all sources combined, anthracite or eastern coke or both, in an amount which when added to (1) the consumer's inventory of anthracite and eastern coke as of April 1, 1944, and (2) the tonnage of anthracite and eastern coke received by the consumer after April 1, 1944, exceeds 50 per cent of the consumer's annual requirements for solid fuels. The provisions of this paragraph shall not apply to a consumer who certifies on the Consumer Declaration that his entire annual requirements of solid fuels for the premises covered by said Consumer Declaration will be consumed during the period May 1 to October 1, 1944, or to a consumer whose annual requirements amount to only one railroad car and who customarily receives anthracite or eastern coke in-a railroad carlot.
- (c) If a consumer uses any other solid fuel in conjunction with or in addition to anthracite or eastern coke, a retail dealer may, subject to other applicable regulations, deliver to the consumer and the consumer may receive during the period April 1, 1944 to March 31, 1945, inclusive, up to but not more than 100 percent of the consumer's annual solid fuels requirements, after deducting the consumer's inventory as of April 1, 1944; Provided, however, That the deliveries and receipts of anthracite or easterncoke, or both, do not exceed the limitations upon deliveries and receipts of anthracite or eastern coke, or both, as set forth in paragraphs (a) and (b) of this section: And provided further, That deliveries of the "Scarcer kinds of solid fuels" shall not exceed the limitations placed upon deliveries of such fuels by SFAW Regulation No. 21, as amended from time to time.
- (e) In the practical application of paragraphs (a) and (b) of this section, a retail dealer may deliver to a consumer whose annual requirements are five tons or less, and such consumer may receive, one load or three tons, whichever is less, of anthracite or eastern coke, if it

<sup>&</sup>lt;sup>1</sup>8 F.R. 12535, 15553.

is necessary to do so in order to assure maximum effective utilization of transportation facilities available to the retail dealer: *Provided, however,* That the tonnage so delivered shall not, when added to (1) the consumer's inventory of solid fuels as of April 1, 1944, and (2) the tonnage of solid fuels received by the consumer after April 1, 1944, exceed the consumer's annual requirements for solid fuels.

(f) No retail dealer may deliver and no consumer may accept the delivery of anthracite where the following two circumstances co-exist: (1) The consumer has burning equipment which reasonably permits the use of high volatile bituminous coal and (2) the consumer uses anthracite in any part of the United States except the District of Columbia, the States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, Pennsylvania, New Jersey, Delaware, Maryland or Virginia.

- 4. A new paragraph is added to § 602.-305 to read as follows:
- (d) In the event that a retail dealer is unable to supply or arrange for another retail dealer to supply solid fuels pursuant to the provisions of paragraphs (b) and (c) of this section, to a consumer who has filed a Consumer Declaration with him, such retail dealer shall communicate immediately with the nearest representative or committee designated in § 602.308 of this regulation and such person or committee shall arrange with another retail dealer for the delivery of solid fuel to such consumer.
- 5. Section 602.306 is amended to read as follows:
- § 602.306 General restrictions upon retail dealer deliveries of anthracite for industrial use or production of power. During the period April 1, 1944 to March 31, 1945, inclusive, no retail dealer may acquire, from all sources combined, anthracite for use in an industrial process or for the production of power or for space heating which is incidental thereto in an amount which when added to the anthracite in the possession of or under the control of such person exceeds the consumption requirements of such person for such purpose for a period of 90 days from the date of such delivery.
- 6. Section 602.307 is amended to read as follows:
- § 602.307 Limitations upon applicability of this regulation. Except for the provisions of §§ 602.306, 602.309, 602.310, 602.311, 602.312, 603.314 and 602.315, this regulation does not apply to deliveries of anthracite, eastern coke or other solid fuels when used in conjunction with or in addition to anthracite or eastern coke, or to the acquisition of such solid fuels by:
- (a) The United States Army, Navy, Marine Corps, Coast Guard, the Maritime Commission or the War Shipping Administration;
- (b) Any governmental agency or other person that acquires such solid fuels for export to and use in any foreign country;

- (c) Commercial fishing vessels or water-borne vessels engaged in the commercial transportation of cargo or passengers:
- (d) Operators of poultry brooders or hatcheries:
- (e) Consumers on local sales in the producing regions;

(f) Mine employees;

- (g) Any person to the extent that he acquires such solid fuels for use in an industrial process or for the production of power or for space heating which is incidental thereto; or
- (h) Any person to the extent that he acquires such solid fuels for use in the ordinary operations of a hospital or for the cooking or the heating of water necessary to the ordinary operation of a commercial restaurant. Anthracite, for uses specified in paragraph (h) of § 602.307, shall be supplied by the retail dealer from the available tonnage shipped to the retail dealer pursuant to SFAW Regulation No. 18.

This amendment shall become effective 12:01 a.m., June 1, 1944.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; WPB Directive No. 33, 9 F.R. 64; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176)

Issued this 18th day of May 1944.

ABE FORTAS, Acting Solid Fuels Administrator for War.

[F. R. Doc. 44-7210; Filed, May 19, 1944; 11:23 a.m.]

# TITLE 32-NATIONAL DEFENSE

Chapter VIII—Foreign Economic Administration

Subchapter B—Export Control [Amdt. 172]

Part 802—General Licenses

PART 805—SELECTED DESTINATIONS CLEAR-ANCE PROCEDURE

GENERAL LICENSE NUMBERS; SELECTED DESTINATIONS

Paragraph (a) of § 802.2 General license numbers is hereby amended in the following particulars:

- (1) The general license number "54" assigned to "New Hebrides (Oceania, British)" is hereby deleted and in lieu thereof there is hereby assigned the number "122".
- (2) "Western Samoa (mandated territory)" is hereby deleted from the country description "New Zealand (including Cook Islands and Western Samoa) (mandated territory)—48" and is hereby assigned general license number "123".

signed general license number "123".
(3) "Vatican City" is hereby added to the destinations listed therein and assigned the general license number "124".

Section 805.2 Selected destinations is hereby amended by adding "Vatican City \_\_\_\_ G-124" to the designated selected destinations listed therein.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16238; Delegation of Authority No. 21, 8 F. R. 16320)

S. H. Lebensburger, Director,

Requirements and Supply Branch, Bureau of Supplies,

May 12, 1944.

[F. R. Doc. 44-7213; Filed, May 19, 1944; 11:29 a. m.]

## [Amdt. 173]

PART 802—GENERAL LICENSES

SHIP AND PLANE STORES, SUPPLIES, AND . EQUIPMENT

Subdivision (iii) of subparagraph (2) of paragraph (a) of § 802.3 Ship and plane stores, supplies and equipment is hereby amended by inserting a colon in lieu of the period at the end of said clause and by adding thereto the following proviso:

Provided, That no new marine diesel engine (Schedule B, Nos. 7145.00 and 7146.00) the installation of which is to take place at dockside, may be exported under this general license on any vessel of the registry of a country designated in subdivision (iv) of subparagraph (1) of this paragraph.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

S. H. LEBENSBURGER.

Director, Requirements and Supply Branch, Bureau of Supplies.

MAY 18, 1944.

[F. R. Doc. 44-7214; Filed, May 19, 1944; 11:29 a. m.]

# [Amdt. 174]

PART 811—BLANKET LICENSE "BLIT"

ADDITION OF MISCELLANEOUS COMMODITIES

Paragraph (f) of § 811.2 General provisions is hereby amended by adding to the commodities listed therein the following commodities:

Commodity and Schedule B' Number Brass and bronze:

Brass and bronze:	
Hinges and butts	6465,00
Plumbers brass goods	6456.00
Hardware, other n. e. s	
Builders' hardware, n. c. s	6469.00
Casket, furniture, ladder, locker	
luggage, refrigerator, mail	
boxes, screw eyes and other	
bright wire goods, hardware,	
n, e. s.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	6469.00
Lubricator parts, including oil	
cups	6479.9B
Marine hardware and fittings	6479.98
Welding rods	6457,00
Windows and parts	6470.08
Clay and clay products:	
Closet bowls and water closet sets	
(include tanks)	5332.00
Lavatoriés, sinks, etc. (include uri-	
nals and bidets)	5333.00
Sanitary fixtures and fittings, and	
parts n. e. s	6334,00

Connected the Beneditie B Williams	Con.	Commonty and Schedule B. Humber-	—Con.	Commodity and Schedule B Number	r—Con.
Copper:		Iron and steel manufactures, cutlery:		Machinery — vehicles — automotive	
Bolts, nuts, pins, rivets, screws,	:-	Machine knives, other, not for		parts and accessories—Con.	
washers	6439.98	metal-working	6118.93	Horns, hand and electric	7928.00
Electrical machinery and apparatus:		Iron and steel manufactures—		Spark plugg	
Batteries, 6 and 12 volts storage		hardware:		Lubricating equipment and parts_	
batteries	7013.00	Builders hardware, other	6183, 60		1931.00
Bells, buzzers, annunciators, etc.		Cabinet and other locks of iron	0100.00	Paper, related products and manu-	
(exclude air-raid, fire and pro-	•		6191 69	factures:	
	7000 00	and steel	0101.00	Blotting paper	
tective alarm systems)	1000.00	Car and marine hardware	0150.00	Book paper, not coated	4714. C
Conduits, electric, rigid metal of		Door locks and lock sets of iron		Cash register and adding machine	
iron or steel (report fittings in		and steel	618D. OD	paper	
7094.90)	7094.15	Furniture casters	6184.50	Cellophane (exclude other grease-	1.0.11.00
Conduits, other, outlet and switch	- 1	Furniture hardware, other	6124.80		4501 00
boxes, metal (include fittings		Hinges and butts, iron or steel		proof and waterproof paper)	4721.U
for all types of metal conduit)	7094.90	Hardware, other	6162.00	Cover paper Envelopes	4720.00
Conduit, electric, rigid metal,	.002.00	Podlosky of transprotect	0160.00	Envelopes	4793.00
other	7004 10	Padlocks of iron or steel	61.48.00	Filing folders, index cards, and	
other	1034.10	Iron and steel manufactures—tools:		other office forms plain or	
Cutouts and switches under 2,300		Hand-operated ccrew plates, bolt		printed, etc	4750,00
volts	7033.00	dies, taps, tap wrenches	61C8.93	Other paper and paper products	
Infra red heating and drying		Hand-operated pipe stocks and		(exclude paper cups)	4799 00
equipment: not physiotherapy_	7074.90	dies, die stocks, dies, bushings (	6169, 98		
Lamps, fluorescent tube	7065.01	Pipe stocks and dies for power-		Other surface coated paper	4123.93
Lamps, incandescent, large fila-	i	driven metal working machines.	6169.49	Paper bags; other	4778.00
ment, medium screw, mogul bi-	1	Pliers, pincers, nippers, and splic-	0103.23	Paper hangings (wall paper)	4775.00
post bayonet and other large				Paper towels and napkins	4729.00
base lamps (include heat and		ing clamps, other mechanics		Papeteries (fancy writing paper)_	4760.00
	DOGA EE	hand service	6173-00	Sheathing and building paper	4735,00
photoflood lamps)	1004.55	Slip joint pliers, mechanics hand		Tollet paper	
Lamps, incandescent, small fila-	· 1	service	6172.00	Writing paper	
ment, miniature and cande-	- 1	Wrenches and parts, other	6165.00		T101.00
labra, base (include flashlight,	1	Iron and steel manufactures—wire:		Rubber and manufactures:	
switchboard automobile; sealed	1	Screen cloth, woven wire, insect (	6686. 10 I	Automobile cloth, rubberized (in-	
beam and other lens lamps;	1	. Welding rods, electric	5000.10	clude rubber-coated and rub-	
Christmas tree, radio panel and		Welding rode non electric	555.40	ber-combined cloth)	2016,00
other small base lamps)	7063 05	Welding rods, non-electric	6031.63	Balloons, rubber, (include pilot	
	1000.00	Iron and steel manufactures—mis-		or airplane balloons, toy bal-	
Lamps, other vapor and nonfila-	ł	cellaneous:		loons, and balloon novelties)_	2045 00
ment, new (include mercury, so-	ł	Casket hardware, hose couplings			
dium germicidal, photofiash and		(not fire) porch gates, furniture	1	Bands.	2048.00
neon glow lamps)	7065.55	handles, etc	6203.88	Belting, rubber and balata, other_	2035.00
Lighting fixtures and parts, elec-		Iron and steel manufacturers—stoves:		Bathing caps	<b>2047.</b> 00
tric, exterior	7097.00	Other domestic cooking or heating		Boots	2031.00
Lighting fixtures and parts, elec-		contract and marks of Health's	1	Canvas shoes with rubber soles	2034.00
tric, interior, fluorescent	7008 N1	equipment and parts	0152.88	Cements	2014.00
	1030.01	Iron and steel manufactures—struc-		Clothing of rubber or of rubber-	
Lighting fixtures and parts, elec-	- 1	tural products:		ized cloth (include rubber	
tric, interior, all types except		Hardware cloth	6086. BO		
fluorescent	7096.98	Metal lath (expanded metal)6	6048.00	aprons, baby pants, bibs, bath-	
Microphones and parts containing		Building mesh (not reinforcing)		ing suits, capes, raincoats, etc.)_	
_ mica	7076.05	wire guards, iron and steel wire	l l	Combs, finished	2053.00
Microphones and parts not con-	- 1	corone (not industrial)		Druggists' rubber sundries (ex-	
taining mica	7078.98	screens (not industrial)	0031.88	cept surgeons' and household	
Microphones for aircraft radio		Sash and frames of iron and steel.	EU49. CD	gloves) (Specify by name) (in-	
	1340.00	Machinery — agricultural imple-		clude rubber sponges)	2042 00
Sockets, radio tube, for receiving		ments:	1		2072.00
sets	7079.98	Cultivators, hand7	7839. OO	Electrical battery boxes (include	
Sockets, radio tube, for transmit-		Fluid milk shipping containers,		composition and part rubber)_	
ting sets	7076.98	farm use7	7202.00	Electrical hard rubber goods, othe	r
Sockets, outlets, fuse blocks,		Machinery—construction and con-	1602.00	(include parts of battery boxes)_:	2054.00
lighting switches and parts	7095.00		ľ	Erasero (specify type)	2049.00
Speakers		veying:		Fan belts for automobiles	2035,00
· Starting, lighting and ignition	.000.00		7231.05	Gloves and mittens	2039 00
	7000 00	Construction equipment repair	1	Gutta-percha manufactures (in-	2000.00
equipment, automotive	7092.00	parts—blades; bit; earth and	1	altrio cutto noncho com	
Transformers, Specialty	7056.01	rock drilling, grader and snow	- 1	clude gutta-percha com- pounds)	
Vibrators, electronic:	7079.98	plow7	7228. On	pounds)	2036.00
Wiring supplies and line mate-	1	Points, chisel, for paving breakers_ 7	7228 00	Hard rubber goods, other (except	
rials, other	7098.00	Stopers7	7231 05	electrical) (specify by name)	2059.00
Fruits, canned:		Track laying tractor repair parts_ 7	7889 01	HeelsHose, garden	2037.00
Grapefruit	1332.00		.003.01	Hose, garden	2037.00
Loganberries	1333.00	Machinery—industrial:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Hose and tubing, other (specify	
Other canned berries		Lubricating equipment, industrial_ 7	1120.88	type)	2038. ถา
		Machinery—metal working:	!	Latex or other forms of rubber-	
Apples and apple sauce	1000.00	Parts of portable tools, power	*	compounded or processed for use	
Grapes	1336.00	driven 7	7039.94	in further menuferture (include	
Apricots		Tools, portable, power driven7	7056.05	in further manufacture (include	
Cherries	1341.00	Pneumatic portable tools7	7457.00	rubber sheets, compounded, or	
Prunes and plums	1342.00	Other portable and hand or foot	1201.00	processed, and masterbatch) :	2033. 00
Peaches	1343.00	oner permore and manually of 1000	l	Mats, matting, flooring, and tiling_	2034.00
Pears	1344 00	operated metal - working ma-		Packing	2093.00
PearsPineapples	1345 00	chines and parts	1329788	Piece goods and hospital sheeting,	
	-520.00	Machinery—power generating:		rubberized, other (include rain-	
Fruits for salad (Include fruit	1946 00	Safety valves7	7139.98	coat, apron, crib, plane and er-	
cocktail)		Machinery — vehicles — automotive	ľ		
Other canned fruits	1347.00	parts and accessories:	į	gan believs, backing, adhesive,	
Fruits—dried and evaporated:	- 1	Starting, lighting and ignition	1	and typewriter covers) (specify	
Raisins and currants	1324.00 l		7000 00	type)	
Prunes		equipment (automotive) 7	1032.00	Shoes	2032.00
Fruit juices:		Automobile accessories, other (in-	I	Soles	2036. 00
Pineapple	1772 00	clude axle shafts, pistons, piston	į	Soling and toplift sheets	2038. 00
Croweferin	1000	rings, valves, gears, automobile		Tape, rubber and friction, except	
Grapefruit		and truck springs)7	7927.00 l	medicated	2024 00
Orange	1776.00	Automobile parts for replacements,		Thread have (masses 4)	ecat. UU
Other (Include grape juice, cider,	I	n. e. s. (include axle shafts, pis-	I	Thread, bare (uncovered)	
		. v. b. (meiuut kait biiliki). Dii⇒		Thread, textile covered	2095. 20
Cittle thir mices a p e can	ļ				
citrus fruit juices, n. e. s., and	1770 00	tons, piston rings, valuves, gears,		Tire sundries and repair materials	5.
mixed fruit juices, n. e. s., and	1779.00		1923.05		5.

Commodity and Cohedule D Neumber	
Commodity and Schedule B Number	—Con.
Rubber and manufactures—Con.	
Toys and balls, rubber (Report rubber dolls in 1400.00, golf balls	_
in 9433.00 and tennis balls in	
0424 00)	0046 00
9434.00)	2040.00
inges	2040.00
Rubber manufacturer, other	2040.00
(specify by name) (include pen-	
cil plugs)	ang an
Valves:	2005.50
Nickel valves 4" or larger, piping	
system	6549 07
system Nickel valves less than 4", piping	0010.01
system	8549.98
Vegetables and preparations:	0010.00
Asparagus	1241.00
Baked beans, and pork and beans_	1242.00
Beans, dry ripe	1201.00
Corn Peas	1244.00
Peas, dry, ripe	1202.10
Soups (include vegetable, meat,	
and fish soups)	1245.00
Tomatoes	1246.00
Tomato paste and puree (include	
tomato sauce for cooking pur-	
poses)	1247.00
Tomato juice	1248.00
Other canned vegetables and juices	
(include canned pimentos and	
sauerkraut, and canned string	
bcans and lima beans)	1249.00
Pickles	1250.00
Ketchup, chili sauce, and other	
tomato table sauces	1251.00
Olives (include green, ripe, stuffed	
or pickled olives in bottles, cans,	
kegs, or barrels)	
Vinegar	1253.00
Wood manufactures:	
Hoe, fork, shovel and other long	
handles (exclude mop and	
broom handles)	4286.00
Scythe snaths	4285.00
Striking tool handles (include	
hammer, hatchet, adz. axe.	
hammer, hatchet, adz, axe, sledge, mattock and pick	
handles)	4288, 00
Maidion) ====================================	

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

S. H. LEBENSBURGER, Director,

Requirements and Supply Branch, Bureau of Supplies.

May 16, 1944.

[F. R. Doc. 44-7215; Filed, May 19, 1944; 11:29 a. m.]

[Amdt. 175]

PART 801-GENERAL REGULATIONS

PART 802—GENERAL LICENSES

CANCELLATION OF CERTAIN GENERAL LICENSES FOR ICELAND

Section 801.2 Prohibited exportations is hereby amended by deleting in the column headed "General License Group" the number "62" at every place where said number appears in said column, and inserting in lieu thereof the word "none".

Section 802.10 General licenses which permit shipments not exceeding a specified value is hereby amended by deleting paragraph (c) thereof and by designating paragraphs (d), (e), and (f) as paragraphs (c), (d), and (e) respectively.

Section 802.14 Metal drums and con-

Section 802.14 Metal drums and containers is hereby amended by deleting paragraph (b) thereof and by designating paragraph (c) as paragraph (b).

Shipments of all commodities which are on dock, on lighter, laden aboard the exporting carrier, or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment, may be exported under the previous general license provisions. Shipments moving to a vessel subsequent to the effective date of this amendment pursuant to Office of Defense Transportation permits issued prior to such date may be exported under the previous general license provisions.

This amendment shall become effective June 5, 1944.

(Sec. 6 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies.
MAY 17, 1944.

[F. R. Doc. 44-7216; Filed, May 19, 1944; 11:30 a. m.]

[Amdt. 176]

EXPORTATIONS OF LARD TO K AND V COUNTRIES

ORDER REVOKING CERTAIN LICENSES

It is hereby ordered, That all outstanding individual export licenses and release certificates issued by or under the authority of the Foreign Economic Administration authorizing the exportation of lard (Schedule No. 0053.00) to any of the designations designated in country groups K and V, as set forth in paragraph (a) of § 802.3 of this subchapter, be and the same are hereby revoked effective June 1, 1944.

It is further ordered, That any person holding such licenses or release certificates revoked by this order shall return the same to the Foreign Economic Administration.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies.

MAY 19, 1944.

[F. R. Doc. 44-7217, Filed, May 19, 1944; 11:30 a. m.] [Amdt. 177]

PART 801—GENERAL REGULATIONS

Section 801.2 Prohibited exportations is hereby amended in the following particulars:

In the column headed "General License Group" the group and country designations assigned to the commodity listed below, at every place where said commodity appears in said section, is hereby amended to read as follows:

Commodity and Department of General Ideass group Grand, including neutral lard and pork fat, 0053.00\_\_\_\_\_\_ Kand V

This amendment shall be effective May 15, 1944.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies.
May 19, 1944.

JF. R. Doc. 44-7218; Filed, May 19, 1944; 11:30 a. m.]

Chapter IX—War Production Board
Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, and amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1010—SUSPENSION ORDERS
[Suspension Order S-553]
REMINGTON RAND, INC.

Remington Rand, Inc., in its General Shaver Division, located at Bridgeport, Connecticut, is in the business of manufacturing electric dry shavers. In April and May, 1942, it produced electric dry shavers having an approximate factory sales value of \$286,697.49 in excess of its maximum permitted production for that period, in violation of Limitation Order L-65. In the period from June 1 through July 17, 1942, it produced electric dry shavers having an approximate factory sales value of \$286,355.72 in excess of its maximum permitted production for the period, in violation of Order L-65. After June 7, 1943, it produced a substantial number of new electric dry shavers, in violation of the order. In the period from June 17, 1943, to December 1, 1943, it produced approximately 68,000 heads for electric dry shavers other than for repair or replacement parts, in violation of the order, and from August through November, 1943, its production resulted in an inventory averaging approximately 90,000 each month in excess of the amount permitted by the order. The company was

familiar with the order, and the violations were wilful.

These violations of Order L-65 have diverted critical material to uses not authorized by the War Production Board, and have hampered and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

§ 1010.553 Suspension Order No. S-553. (a) Remington Rand, Inc., its successors and assigns, shall not, unless hereafter specifically authorized in writing by the War Production Board, produce any heads, motors or cases (for electric dry shavers), or assemble them into new electric dry shavers or rebuilt electric dry shavers (other than in repair or exchange service for individual consumers) so long as the number of such heads (including oversized heads), motors and cases, respectively, in its inventory exceeds the number of heads, motors, and cases which it sold during the preceding four calendar months, at the expiration of which time it may produce such heads, motors or cases and assemble the same only upon application to the War Production Board and allowance of such application.

(b) Nothing contained in this order shall be deemed to relieve Remington Rand, Inc., its successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on May 18, 1944.

Issued this 16th day of May 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 44-7193; Filed, May 18, 1944; 4:36 p. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[CMP Reg. 1, Direction 41, as Amended May 19, 1944]

ALLOTMENT PROCEDURE FOR SHIP REPAIR AND CONVERSION

Direction 41 to CMP Regulation No. 1 is amended to read as follows:

- (a) What this direction does. This direction explains the procedure for obtaining allotments and a preference rating for ship repair and conversion in private repair yards, dockside repair, and Army and Navy repair yards and other Naval repair establishments. This direction applies to the repair and conversion of all types of vessels and applies regardless of whether the repair is capitalized or not. The direction does not cover facilities or equipment which are a part of the yard where the repairs and conversion are made, as distinct from products and materials which will be incorporated in the ship. Manufacturers of Class B products other than those included in the Bureau of Ships Special Navy Product List are not affected by this direction.
- (b) Private repair yards. Private repair yards will apply to the Coordinator of Ship Repair and Conversion for allotments they require for controlled materials and Class A products they will use in ship repair and

conversion of all vessels in their yard or at dockside. There are four exceptions explained in paragraph (e). Manufacturers of Class A products cold to private repair yards for ship repair and conversion will obtain allotments from the ship repair yard, except as explained in paragraph (e) below.

except as explained in paragraph (e) below.

(c) Dockside repair (by ship's crew or operators). Controlled materials and A and B products required for repair of ships at dockside by ship's crew or operators will be obtained by the use of the MRO symbol and rating by the ship operator under CMP Regulation. This does not apply to private yards doing repair or conversion at dockside as this procedure is explained in paragraph (b). Allotments required for Class A products for ship repair at dockside will be obtained by the manufacturer of the Class A product from the War Production Board by filing form CMP-4B, as explained in paragraph (k-1) of CMP Regulation No. 1.

(d) Army and Navy repair yards. Army and Navy repair yards and all other Naval establishments will allot for all Class A products which they require for all prepair and conversion, except for the special cases explained in paragraph (e) below.

(e) Exceptions. There are four exceptions to the rules stated in paragraphs (b) and (d) where a manufacturer of a Class A product will not obtain an allotment for it from a repair yard:

(1) Bureau of Ships Special Navy Products. In all cases where a manufacturer of a Bureau of Ships Special Navy Product is making that product for ship repair or conversion he will obtain the allotment he requires by filing form CMP-4A with the Bureau of Ships, Navy Department, Wachington, D. C.

(2) Sales through distributors. Where a Class A product for use in ship repair or conversion is sold through a distributor, the manufacturer will obtain his allotment from the War Production Board as explained in paragraph (k-1) (1) of CMP Regulation No. 1.

(3) Standard MRO parts. Where a manufacturer makes a Class A product which is cold for maintenance and repair for a number of other uses than ship repair and conversion, and for which he normally filed Form CMP-4B with the War Production Board as provided by paragraph (k-1) (2) of CMP Regulation No. 1, he must include his requirements for Class A products cold for ship repair in the CMP-4B application filed with the War Production Board, instead of getting an allotment from the ship repair yard.

(4) Repair shops. A repairman may get materials in one of two alternate ways, but he may not use both.

(i) He may file a Form CMP-4B for an allotment for all his repair work with the War Production Board, or,

· (II) He may get allotments from repair yards under this direction for the work he does for them, get material for repair for other customers by using their allotment symbol and rating under paragraph (g-1) of CMP Regulation No. 5, and also get material under CMP Regulation No. 9A. If a repairman has already gotten an allotment by filing Form CMP-4B, and wiches to get materials by the second way, he may return his allotment to the War Production Board.

(1) Conversion. As used in this direction, the word conversion refers to such work only when performed in a ship repair yard. Any conversion in other private yards will be handled as new construction.

(g) Information about Bureau of Ships' Special Products list. Information concerning the classification of special products as Bureau of Ships' Special Navy Products may be obtained from the Bureau of Ships (CMP), Washington, D. C.

(h) Addresses. Applications filed with the Navy under this direction should be addreased to the Bureau of Ships (CLIP) Navy Department, Washington, D. C. or, in the case of U. S. Coast Guard contracts, to Headquarters, U. S. Coast Guard, Washington, D. C.; those filed with the Navy or Army Repair Yard should be addressed to the Navy or Army Yard involved; those filed with the War Production Board should be addressed to the War Production Board, Washington 25, D. C., or to a local Field Office of the War Production Board, if the person has been notified to do so; those filed with the Coordinator should be addressed to the Coordinator of Ship Repair and Conversion. Private repair yards in the Great Lake and North Atlantic area down to and including Savannah, Georgia, cend applications to Coordinator of Ship Repair and Conversion, 11 Broadway, New York City; in the South Atlantic and Gulf area to Coordinator of Ship Repair and Conversion, Richards Building, New Orleans, Louisiana; and in the Pacific Coast area to Coordinator of Saip Repair and Conversion, 155 Sansone Street, San Francisco, California.
(i) Return of allotments.

(1) Return of allotments. Any manufacturer who obtained material for the manufacture of Clara A products for ship repair directly from the War Production Board or a Claimant Agency under the provisions of this direction as issued December 29, 1943, and who would now obtain material for such products from a repair yard, should treat the allotment as though it were a special allotment under Direction 22 to CMP Regulation No. 1. If he received the allotment from a Claimant Agency, return as provided by Direction 22 should be made to that Claimant Agency.

(j) Additional allotments. If a subcontractor or Class A product manufacturer has delivered Class A products to any repair yard since April 1, 1944 and he has not applied to the War Production Board for an allotment of material required to produce the A product or already received an allotment. from the yard in lieu of applying to the War Production Board for an allotment, he may apply to the repair yard to which the product was delivered, and the repair yard will make an allotment necessary to replace the inventory which the manufacturer used to make the product.

Issued this 19th day of May 1944.

War Peoduction Board, By J. Joseph Whelan, Recording Secretary.

[P. R. Doc. 44-7206; Filed, May 19, 1944; 11:20 a. m.]

## PART 3281-PULP AND PAPER

[General Conservation Order M-241-a, as Amended May 19, 1944]

CONSERVATION OF PAPER AND PAPEREOARD

§ 3281.64 General Conservation Order LI-241-a—(a) Definitions. For the purpose of this order:

(1) A "converted product" means any article or type of converted paper resulting from the processing of pulp, paper, or paperboard which alters the original form or characteristics of the pulp, paper, or paperboard. The term includes all articles on any of the lists to this order, but shall not include:

(i) Paper or paperboard manufactured in the first instance by a paper or paperboard mill.

(ii) A "newspaper" as defined in General Limitation Order L-240.

(iii) "Wall paper" as defined in General Limitation Order L-177.

(iv) A "box" as defined in General Limitation Order L-239.

(v) A "magazine" as defined in General Limitation Order L-244.

(vi) A "book" as defined in General

Limitation Order L-245.
(vii) A "greeting card" as defined in General Limitation Order L-289.

(viii) A "book match" as defined in General Limitation Order L-263.

(ix) A "paper shipping sack" as defined in General Limitation Order L-279.

(x) Fibre shipping containers, cans, drums, tubs, barrels, dividers, partitions and separators.

(xi) Cups, pails and nested food containers.

(xii) A "display" as defined in General

Limitation Order L-294.

(xiii) A "grocery", "variety" and "notion bag" as defined in General Limitation Order L-261.

(xiv) Looseleaf binders.

(xv) Specialty bags.

(xvi) A "flashlight" as defined in General Limitation Order L-71.

(2) A "converter" is any person who, regardless of the identity or nature of his business, manufactures or assembles any converted product.

(b) Computation of quotas for a portion of a calendar quarter. Each converter whose quota provisions for a-current calendar quarter are affected by this or any subsequent amendment to this order shall compute his permitted quota on a pro rata basis from the effective date of the order for the balance of the current calendar quarter.

(c) Unrestricted consumption of pulp. paper and paperboard in the manufacture of certain converted products. Any converter may consume any quantity of pulp, paper and paperboard in the manufacture and assembly of any converted product shown on List A of this order.

(d) Restriction on consumption of pulp, paper and paperboard in the manufacture of certain named converted products. (1) No converter shall consume in the manufacture or assembly of any converted product on List B, List C or List D of this order any quantity, in tons, of pulp, paper and paperboard greater than the quantity ascertained:

For the final quarter of 1943, and for each calendar quarter thereafter, by applying the entire percentage figure for each such converted product, as shown in paragraph (d) (2) of this order, to the quantity, in tons, of pulp, paper and paperboard consumed by such person in the manufacture or assembly of such product during the corresponding calendar quarter of 1942.

(2) The following percentage figures shall be used for the calculations described in the preceding paragraph (d) (1):

, Perc	cent
(i) List B products	110
(ii) List C products	100
(iii) List D products	80

(3) [Deleted Oct. 5, 1943]

(e) Restrictions on consumption of pulp, paper and paperboard in the manufacture of converted products not specifically listed. (1) No converter shall during the final calendar quarter of 1943 or during any calendar quarter thereafter consume in the manufacture or assembly of any converted product not named on List A. List B. List C or List D of this order, any quantity, in tons, of pulp, paper and paperboard greater than 65 percent of the tonnage consumed in the manufacture or assembly of such converted product during the corresponding calendar quarter of 1942.

(2) In the instance of any converted products not named on any of the lists of this order, the following processes and operations shall not be considered

as processing:

(i) Cutting, trimming or rewinding to . a different size when such is performed as part of any established finishing room procedure and provided the paper or paperboard so processed is not intended for a use which serves to defeat the purpose of the order. (Example: the cutting of plain paper to a given size for use as a tray cover, the manufacture of which is curtailed by this order).

(ii) Punching or corner cutting.

(iii) Super-calendering.

(iv) Laminating.

(v) Coating, friction calendering, flint glazing, plating and embossing.

(vi) Collating and binding. (vii) Printing, when such contributes to the functional value of the product to such a degree that the product would be incapable of performing the use intended if not printed, (Examples: advertising streamers, posters, menus, programs, timetables, sheet music, patterns, decalcomania transfers, checks), or when such printing is an intermediate process in the manufacture of an article or type of converted paper.

(viii) Printing wrappers (excluding gift wrappings) when printing is the only conversion operation other than cutting or trimming.

(ix) Embossing, corrugating, creping and crinkling for industrial and nondecorative uses.

(f) Alternate method of calculating quotas. As an alternate method of calculating quarterly quotas for any converted product, any person may, after the filing of a notice in writing with the War Production Board, elect to apply the percentages established by paragraphs (d) and (e) (1) of this order to one fourth of his total yearly consumption of pulp, paper and paperboard in such product during 1942. When such election has been made and the required notice in writing has been given to the War Production Board, the method of determining quotas may not thereafter be changed.

(g) Converter's responsibility in determining coverage of this order: It shall be the duty of each converter to determine in the first instance which of \* his products are included among the converted products referred to in this order. In case of doubt he may apply to the War Production Board in writing describing the product in question, for a specific ruling determining whether or not the same is so included. The War

Production Board may of its own motion in any case, by telegram or letter, issue a specific ruling determining whether or not a particular product of a particular converter is so included.

(h) Inventory restrictions. (1) [De-

leted Apr. 8, 1944]

(2) No person shall knowingly deliver to any converter and no converter shall accept delivery of, any quantity of pulp, paper or paperboard if the inventory of pulp, paper and paperboard in the hands of the converter accepting delivery is, or will by virtue of such acceptance become, either:

(i) In excess of two carloads, or

(ii) If in excess of two carloads, greater than 30 days' supply, on the basis of either his average rate of consuming pulp, paper or paperboard for the preceding quarter or his average rate of consuming such pulp, paper or paperboard as projected for the then current quarter.

(i) Allocations. The War Production Board may from time to time direct the production and delivery of specific quantities of any converted product included in this order. Such directions will be made to insure the satisfaction of war requirements both direct and indirect and essential civilian requirements and shall take precedence over any preference rating to the extent indicated by the War Production Board.

(j) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(k) Appeals. Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(1) Violations. Any person who wilfully violates any provisions of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(m) Communications. All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Paper Division, Washington 25, D. C. Ref: M-241-a.

Issued this 19th day of May 1944.

WAR PRODUCTION BOARD. By J. JOSEPH WHELAN, Recording Secretary,

LIST A-UNRESTRICTED PRODUCTION

Abrasive papers Adding machine and business machine rolls Air force emergency packs Army ration containers Automotive oil cartridges

- Balloons (direct military only) Blankets Blueprints and direct line papers Bomb fins Bomb rings Bombs Building boards Cable insulation Calender rolls (for paper and other finishing machinery) Camouflage paper Caps for glass bottles and jars Caps, pads, cushions and guards for fruit and vegetable packing Carbon paper Charts, rolls and tape for communication and recording instruments and machines Cigarette paper books Clock backs and cases Clothing Condensers—component parts thereof Control knobs and dials Cores and core plugs Crepe cellulose wadding Dental mouth wadding Diaper linings Diaphragms—pump and carburetor
Dust and dirt covers and seals for motors, journals, etc. Dust masks Egg case fillers and flats Embalming, surgical and obstetrical sheets Faces for gauges, clocks and weighing equip-Fibre conduit and fittings Filters Flare spacers Friction pulleys and wheels
Fruit and vegetable wrappers for apples, lemons, peaches, pears, and tomatoes, in the instance of original shipment. Fuses and component parts thereof Garbage and utility cans
Gas detection armbands and similar products Gas mask canisters and mask parts
Gas protection capes, tarpaulins & similar products Gaskets Gears Grenades and grenade containers Gummed sealing and corrugated tape Gummed stay tape Gun & rifle protection sleeves Helmets and helmet accessories Hospital wadding Industrial receptacles such as tote boxes, cans, barrels and trucks Instrument panels Insulation boards-Impervious papers and specialty containers made therefrom, including waxed, for direct war use but limited to those grades covered by specifications issued by the U.S. Army, U.S. Navy, U.S. Marine Corps, or the Federal Standard Stock Catalog Jettison tanks Lens.tissue Lithomat and photomat paper Milk bottles, milk bottle hoods and milk bottle caps Mimeograph stencils Nuts and screws
Paper base plastics
Parachutes and parachute spreaders
Photographic and photo copying papers Plant protectors Plates and mats—printing, lithographic, du-plicating and reproduction Poultry incubators, brooders and feeders Prepared tracing
Pressure sensitive adhesive tape. Ration bags Roofing, shingles and building papers (treated) Sanitary napkins Seed packets for use by original growers or packers of seed Shell containers

Surgical bandages Surgical masks and caps Tabulating cards ags, commercial and industrial only (unprinted) Tags, Tank and transformer liners Targets Tea ball bags, but limited to bags for small broken leaf, fannings, siftings and dust Telephones, component parts of Textile cores, tubes and spools Tollet scat covers Twisted paper including but not limited to yarn, twine, cord, rope and strapping Vegetable parchment Veneer tape V-mail blanks Vulcanized fibre Wall boards Waterproof and moistureproof packaging papers (asphalt and resin impregnated and laminated) LIST B-PRODUCTS PERMITTED AT 110% OF 1942 Envelopes, in all styles except expansion typo Fillers, looseleaf (except accounting) Household waxed paper, all styles Index cards, plain and ruled Paper stationery and papeteries Straws (soda and drinking) Tablets, pads and notebooks
Tollet tissue, other than facial type of two ply or more Towels for industrial use Waxed and olled paper, all types and grades other than household packages, excluding waxed paper wrappings for direct war use as provided in List A.

LIST C-PRODUCTS PERMITTED AT 100% OF 1942 Artificial leather Buttons Cake boards Concrete forms Dental pinafores Dishes and plates Facial tissue File cabinets Forks and spoons Gummed flat paper Hat and cap visors Headrest rolls Jacquard cards Light shades and reflectors Lunch boxes Napkins, for industrial and institutional use (bulk and dispenser type)
Napkins for home use (retail packages) Permanent wave pads Photo mailers Photo mounts Sales tax tokens Shirt bands Stereotype mats Tympan paper

LIST D-PRODUCTS PERMITTED AT 80% OF 1942

Barber's neck bands Carpets and rugs Expanding envelopes or pockets File dividers and indexes Fly paper Fly ribbons Folders (file)
Games and toys of all types (except playing cards) Music and player piano rolls Slippers Snap, button, hook and eye and zipper cards Soap wraps, including all component parts thereof except wax paper
Textile boards, excluding shirt boards
Tollet tissue, facial type of two or more ply Towels for home use (Retail package)

Venetian blinds

Window shades

Vertical file pockets

[F. R. Doc. 44-7205; Filed, May 19, 1944; 11:20 a. m.]

List E [Deleted Oct. 5, 1943]

## INTERPRETATION 1

## WAXED PAPER CONVERSION

"Waxed and olled paper, all types and grades other than howehold packages, excluding waxed paper wrappings for direct war use as provided in List A," as that caption appears in List B of General Conservation Order M-241-a, applies to all the kinds of paper to described regardless of whether produced as a result of a separate converting operation, as is commonly the case, or produced as a result of having been oiled or waxed on the paper machine. For the purpose of this order control has been placed on the end product. The method employed in concuming paper in the manufacture of the end product is not a factor of consideration in determining the applicability of the order. (Icsued Feb. 15, 1944.)

## INTERPRETATION 2

## BETAIL UNITS

This interpretation of General Conservation Order M-241-a applies to the consumption of paper in the manufacture of retail units of wrapping and other papers as dispenced through the variety chain stores, the department stores, the stationery stores and all other retail outlets. These retail units are regarded as within the definition of a "converted product" in Order M-241-a and therefore subject to the restrictions contained in paragraphs (d) or (e) of the order.

All grades and kinds of paper, plain or printed, when converted into retail units for wrapping purposes are subject to the order, although the percentage restriction on consumption need not be separately applied to each of the grades and kinds of paper consumed during the base period. It is permitted to calculate an aggregate quota and to consume any grade or kind of paper, plain or printed, within the quota without regard to the maintenance of the same relationship of grade and kind that prevailed during the base period.

Any person who did not consume paper during the base period of the order in the conversion of such retail units of wrapping and other papers has no basis from which to calculate a quota and, therefore, cannot become a converter.

There is a distinction in the instance of printed wrapping paper as follows:

1. When printed wrapping paper is delivered by the printer in bulk form (not packaged) for further cale or further distribution the printer is the "converter" as defined in the order, and, therefore, subject to the restrictions of paragraph (e); but,

2. If the printer delivers the printed wrapping paper to a person for subsequent conversion into retail units, the final converter is the one subject to the restrictions of paragraph (e) and not the printer.

Since retail units are regarded as a separate and distinct type of "converted product," it is obvious that tonnage from other products cannot be included when calculating a quota for retail units.

Plain wrapping tissue purchased in quires, or flat, when subsequently folded and labeled or otherwice packaged, is deemed to be a retail unit and therefore restricted by para-

graph (e). Quota tonnage which has not been con-

sumed at the end of a calendar quarter may not be carried over to the succeeding calendar

quarter. (Issued Feb. 15, 1944.)

Shotshell and ignition cartridges No. 101---2

Shoes and component parts thereof

# Chapter XI-Office of Price Administration

PART 1305-ADMINISTRATION [Gen. RO 11,1 Amdt. 15]

REPLACEMENT OF RATIONED FOODS USED IN PRODUCTS ACQUIRED BY DESIGNATED AGEN-

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

General Ration Order 11 is amended in the following respects:

- 1. Section 1.2 (a) is amended to read as follows:
- (a) The designated agencies are the Army, Navy, Marine Corps, or Coast Guard of the United States; Army Exchanges; Army Exchange Service; Post Exchanges of the Marine Corps; Ships' Service Activities of the Navy or Coast Guard; other activities designated by the Army, Navy, Marine Corps or Coast Guard; Office of Distribution of War Food Administration; the Training Organization, and Ships' Service Stores of the Training Organization, of the War Shipping Administration; the Immigration and Naturalization Service of the Department of Justice, with respect to its acquisitions of food for consumption at Alien Enemy Internment Camps; the American National Red Cross, with respect to its acquisitions of food for consumption by members of the armed forces of the United States outside the United States and with respect to its acquisitions of medical supplies for use by allied prisoners of war; and the United Service Organizations, Inc., with respect to its acquisitions of food for consumption by members of the armed forces of the United States outside the United States.
- 2. Section 2.3 (b) is amended by changing the period at the end of (2) and (3) to a semicolon, and adding (4) to read as follows:
- (4) A statement that the rationed foods used in the products were not obtained and are not obtainable as a provisional allowance.
- 3. Section 2.4 (a) is amended by changing the period at the end of (7) to a semicolon and adding (8) to read as follows:
- (8) A statement that the rationed foods used in the products by the applicant and by any other industrial user were not obtained and are not obtainable as a provisional allowance. The statement as to other industrial users shall be based on the certification received by the applicant from the user of the rationed foods.
- 4. Section 3.2 (b) is amended by changing the period at the end of (3) to a semicolon and adding (4) to read as follows:
- (4) A statement that the rationed foods to be used by him in those products

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- will not be obtained and are not obtainable as a provisional allowance.
- 5. Section 3.3 (a) is amended by changing the period at the end of (8) to a semicolon and adding (9) to read as follows:
- (9) A statement that the rationed foods to be used in those products by the applicant and by any other industrial user will not be obtained and are not obtainable as a provisional allowance.
- 6. Section 4.1 (a) (3) is amended by changing the comma after the word "true" to a semicolon and adding the word "and" after the semicolon.
- 7. Section 4.1 (a) (4) is added (to be inserted between the words "are true: and" and the words "it may in its discretion") to read as follows:
- (4) That the rationed foods used in the products were not obtained and are not obtainable as a provisional allowance, or that the rationed foods to be used in the products will not be obtained and are not obtainable as a provisional allowance.

This amendment shall become effective May 22, 1944.

Note: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. 1, 7 F.R. 562; WPB Supp. Dir. 1-E, 7 F.R. 2965; WPB Supp. Dir. 1-M, 7 F.R. 8234; WPB Supp. Dir. 1-R, 7 F.R. 9684; Food Dir. 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 18th day of May 1944.

CHESTER BOWLES. Administrator.

[F. R. Doc. 44-7171; Filed, May 18, 1944; 11:58 a. m.l

# PART 1305—Administration [Supp. Order 45, Amdt. 7]

EXEMPTION FROM PRICE CONTROL OF CERTAIN COMMODITIES AND SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Supplementary Order No. amended in the following respects:

1. Section 1305.59 (a) (1) is amended to include the following additional commodity:

Wood hair curlers.

- 2. Section 1305.59 (a) (2) is amended to read as follows:
- (2) The following items in the household accessories category:

Book ends, portable door stops, and paper weights.

Reading racks, but not including typewriter copy holders.

Mirror table plateaus.

Beverage coasters. Dinner bells and chimes. Wood carved figures and animals. Novelties made of butterfly wings, sea shells, and gourds. Music boxes. Bird houses.

Table decorations consisting of artificial flowers, artificial fruit, or leaves only. Artificial stem flowers for decorative household use, including artificial petals and

leaves. Place card holders.

Figurines and ornamental statuary dosigned for purely ornamental use, but not including articles which may be used for any other purpose whatsoever although they are in the shape of figurines.

Novelty wall plaques, masks, and decorations designed for purely ornamental use, but not including framed pictures or articles which may be used for any purpose whatsoever other than ornamentation.

Novelty glass ice balls for "chilling without diluting" food and beverages.

Miniature size novelties made of glass, china, wood, plaster, etc., which have no tableware use and are made for collectors' purposes only, including miniature size decorative glass bottles other than perfume bottles. Self-feeding baby bottle holders.

Wood log carriers. Incense burners.

3. Section 1305.59 (a) (3) is amended to include the following additional commodities:

Toy tops, kites, jump ropes, and yo-yo's when sold to wholesalers for 5 cents or less, or when sold to retailers for 6 cents or less, or to consumers for 10 cents or less.

Artficial flowers, leaves, and foods for store display purposes.

Bee feeders.

Dog and cat beds, diners, and other accessories for dogs and cats.

This amendment shall become effective on the 23d day of May 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9328, 8 F.R. 4681; E.O. 9250, 7 F.R. 7871)

Issued this 18th day of May 1944. CHESTER BOWLES. Administrator.

[F. R. Doc. 44-7172; Flied, May 18, 1944; 11:58 a. m.]

# PART 1309—COPPER [RMPR 20,1 Amdt. 2]

COPPER SCRAP AND COPPER ALLOY SCRAP

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation, No. 20 is amended in the following re-

- 1. Section 16 (c) (1) (ii) is amended as read as follows:
- (ii) To the maximum base price for any grade of copper scrap, a special use premium of 1.25 cents per pound may be added: Provided, That the scrap has been prepared to meet the consumer's specifications and is suitable for his direct use without further preparation. However, no special use premium may

<sup>\*</sup>Coples may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>1</sup> 8 F.R. 9008, 9625, 10419, 11671, 12558, 12711, 13171, 13920, 16840, 17511.

<sup>&</sup>lt;sup>2</sup>9 F.R. 756, 4394.

be added on the sale or delivery of any such copper scrap to a copper refiner. a brass and bronze ingot manufacturer. a ferrous or nonferrous foundry, or a brass mill.

(a) Any consumer qualified to pay the special use premium provided by this paragraph who is unable to obtain any grade of copper scrap by payment of the stated premium of 1.25 cents per pound because of unusual specification requirements may apply to the Office of Price Administration for the establishment of a price that he may pay for such material. The price so established shall be a-price in line with the general level of prices established by this Revised Maximum Price Regulation No. 20, taking into account the applicant's special requirements and the additional costs to the seller involved in preparing material to meet these requirements.

Such application shall be in writing and filed with the Non-Ferrous Metals Branch of the Office of Price Administration at Washington, D. C., and shall state:

(1) The name and address of the applicant.

(2) The nature of applicant's business. (3) The purpose for which the applicant will use the material which he de-

sires to purchase. (4) The name and address of the pro-

posed seller or sellers. (5) A detailed statement of applicant's specifications for the material.

(6) A description of the manner in which the material is to be prepared.

(7) To the extent possible, a statement by the applicant setting forth the reasons why he cannot obtain the required material by payment of the special use premium established by this regulation, and

(8) The proposed price, f. o. b. point of shipment.

When a maximum price is submitted for approval in this manner, it shall be deemed to be approved unless the Administrator specifically disapproves such price within fifteen days from the date on which receipt of the request for approval is acknowledged. The maximum price for such scrap when once approved shall be the maximum price for all subsequent purchases of such scrap by the buyer to whom such approval is given, unless such approval is specifically withdrawn.

This amendment shall become effective May 23, 1944.

Note: All reporting and record-keeping requirements of this Amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-7168; Filed, May 18, 1944; 11:57 a. m.]

PART 1336-RADIO RECEIVERS AND PHONO-GRAPHS

[RPS 83,1 Amdt. 4]

## ESTABLISHMENT OF MAXIMUM PRICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Revised Price Schedule No. 83 is amended in the following respect:
(1) A new paragraph (f) to § 1336.53 is

added to read as follows:

(f) The Price Administrator, at the time maximum prices are established for sales by the manufacturer pursuant to paragraphs (a), (b), (c), (d) and (e) of this section, may also establish maximum prices which sellers of the radios generally may charge, including wholesalers and retailers.

This amendment shall become effective on the 23d day of May 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES. Administrator.

[F. R. Doc. 44-7175; Filed, May 18, 1944; 12:00 p. m.]

> PART 1340-FUEL IMPR 120, Amdt. 931

BITULINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith has been filed with the Division of the Federal Register.\*

In § 1340.213, new paragraph (d) is added; in §§ 1340.214; 1340.218; 1340.219, new paragraph (c) is added; § 1340.220 (b) (3) is amended and the first undesignated paragraph in § 1340.224 (b) (7) is amended; each paragraph is to read as follows:

A producer who was rendering the service of supplying a chemical or oil treatment in the period October 1-15, 1941 and was making a charge for the service may continue to make the same charge as provided in § 1340.210 (a) (10). A producer, who was not rendering the service of supplying a chemical or oll treatment in the period October 1-15, 1941 and is now prepared to do so or a producer who was performing the service but was not charging for it, may charge an amount not in excess of 10 cents per net ton for such service where: First, the purchaser of the coal requires it; Second, the producer is equipped with adequate facilities for the treatment of coal; Third, the treatment is performed in an ade-

quate and thorough manner; Fourth, the charge for the service is separately stated on the producer's invoice or other memorandum of sale; and Fifth, the producer has filed a report with the Solid Fuels Branch, Office of Price Administration, Washington 25, D. C., designating the service he expects to perform and describing the facilities and materials he will use in performing the services. In the event there appears to be an inadequate basis for making the charge, the Office of Price Administration may at any time deny permission to make the charge as to future transactions by notice to the producer in writing.

This amendment shall become effective May 23, 1944.

Note: The reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES. Administrator.

[F. R. Doc. 44-7167; Filed, May 18, 1944; 11:59 a. m.]

PART 1499-COMMODITIES AND SERVICES [MPR 183,3 Amdt. 35]

MANUFACTURERS' MAXIMUM PRICES FOR SPEC-IFIED BUILDING MATERIALS AND CON-SUMERS' GOODS OTHER THAN APPAREL

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith, and filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 188 is amended in the following respect:

1. In § 1499.166 (Appendix (A)) paragraph (b) (1) is amended to read as follows:

## (1) Bedding, including:

Mattresses and mattress pads, made with new and used innerspring units or new and used filling materials.

Boxoprings, made with new and used coils or new and used filling materials.

Gatch bedsprings, made of all new ma-

terials. Flat and coll bedsprings made as an integral

part of a bed, with all new materials.

Bedspring covers, including padded or quilted covers designed to cover coil and flat

bedsprings, made with new or used filling materials. Double duty cicep equipment, made of new or used materials, including studio couches, cofa beds, lounges, chair beds, love seats, and

aliding couches Coto, (including folding and rollaway), made of all new materials.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>17</sup> F.R. 1360, 2302, 8125, 3820.

<sup>17</sup> FR. 5872, 7967, 8343, 8348, 1055; 8 FR. 1815, 1989, 3105, 3788, 3850, 4140, 4931, 5759, 7107, 8751, 8754, 9236, 10433, 10306, 11037, 12406, 12479, 12186, 12668, 14622, 14766, 16293, 17415; 9 P.R. 1912, 2556, 3095, 3853, 4396, 4506,

Double deck beds, made of all new materials.

Pillows, made with new or used filling materials.

Sisal pads, made with new or used ma-

Sleeping bags, made with new or used filling materials.

Innerspring units for upholstery and bedding purposes, made with all new materials. Upholstery coils, made of all new materials. Bedspring metal fabrics, made of all new materials.

Inner constructions for boxsprings, double duty sleeping equipment and upholstered furniture, made of all new materials.

Quilts and comforters, made with new and used filling materials.

High chair, play yard, basket and nursery seat pads, and other nursery pads, made with new or used filling materials.

Cotton wadding and batting, made from new and used materials.

- 2. In § 1499.166 (Appendix (A)) paragraph (b) (4) is amended to read as follows:
- (4) Furniture. All types of furniture manufactured from any new material or from new materials and used innerspring units, used filling materials, or used joinery hardware, for any purpose to be used in any location, and any other articles manufactured from new materials which are made to serve the functional purposes of furniture.

This amendment shall become effective May 23, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944. CHESTER BOWLES,

[F. R. Doc. 44-7173; Filed, May 18, 1944; 11:59 a. m.]

Administrator.

PART 1499-COMMODÎTIÊS AND SERVICES [RMPR 204,1 Amdt. 2]

SPECIAL SALES OF INDUSTRIAL MATERIALS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith. has been filed with the Division of the Federal Register.\*

Section 2 (b) is amended to read as follows:

(b) "Industrial material" means any commodity except the following:

(1) Scrap, i. e., the waste or by-product of any kind of fabricating or manufacturing operation.

(2) Commodities which are being rationed at the retail level by the Office of Price Administration or any other agency of the United States.

(3) Foodstuffs, medicines or other commodities for human or animal consumption.

(4) Finished consumers' goods which are in the form in which they are normally sold at retail and which do not require, in order to be used, to be further processed or made part of, or affixed to, a building, structure or assembly.

(5) Used supplies or equipment not acquired or produced by the present holder for the purpose of sale.

This amendment shall become effective May 23, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-7170; Filed, May 18, 1944; 11:58 a. m.]

PART 1384—HARDWOOD LUMBER PRODUCTS [MPR 176.1 Incl. Amdts. 1-9]

SOUTHERN ROTARY CUT BOX GRADE VENEER 2

This compilation of Maximum Price Regulation 176 included Amendment 9, effective May 18, 1944. The word "Illinois" is added in § 1384.8 (a) (3) (ii) and the table in § 1384.12 (a) is amended by Amendment 9.

In the judgment of the Price Admin- . istrator, the prices of southern rotary cut box grade veneer have risen in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942. The Price Administrator has ascertained and given due consideration to the prices of southern rotary cut box grade veneer prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation.

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of said act. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.3

Such specifications and standards as are used in this regulation were prior to such use, in general use in the trade or industry affected.

[Above sentence added by Supplementary Order No. 61, 8 F.R. 12552, effective 9-11-43]

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1,4 issued by the Office of Price Ad-

ministration, Maximum Price Regulation No. 176 is hereby issued.

Sec. 1384.1 Maximum prices for southern rotary cut box grade veneer. 1384.2 Less than maximum prices. Adjustable pricing. 1384.3

Evasion. 1384.4

1384.5 Records and reports. Enforcement. 1384.6

Licensing. 1384.6a Petitions for amendment and appli-1384.7

cations for adjustment. Definitions.

1384.8

Applicability of General Maximum 1384.9 Price Regulation.

Export sales.

1384.11 Effective date.

1384.11a Effective dates of amendments. 1384.12 Appendix A: Maximum prices for southern rotary cut box grade

veneer.

1384.13 Appendix B: Grading rules for southern rotary cut box grade veneer.

AUTHORITY: §§ 1384.1 to 1384.13, inclusive, issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 FR. 7871 and E.O. 9328, 8 F.R. 4681.

§ 1384.1 Maximum prices for southern rotary cut box grade veneer-(a) Application of Maximum Price Regulation No. 176. (1) The provisions of Maximum Price Regulation No. 176 shall apply to the following sales or deliverles of southern rotary cut box grade veneer:

(i) All sales or deliveries of southern rotary cut box grade veneer, either in prime sizes or cut to box-part finished sizes, where such southern rotary cut box grade veneer is shipped from an operation which after October 1, 1941, sold any prime sizes of southern rotary cut box grade veneer.

(ii) All sales or deliveries of southern rotary cut box grade veener, either in prime sizes or cut to box-part finished sizes, where such southern rotary cut box grade veener is shipped from an operation which after October 1, 1941, priced and sold any portion of its southern rotary cut box grade veneer on the basis. of board foot or surface foot measure.

(2) Notwithstanding subdivision (1) above, the provisions of Maximum Price Regulation No. 176 shall not apply to the following sales or deliveries of southern rotary cut box grade veneer:

(i) Sales or deliveries of southern rotary cut box grade veneer where shipment is from an operation which after October 1, 1941, did not sell any prime sizes of such southern rotary cut box grade veneer or which after October 1, 1941, did not price and sell any such southern rotary cut box grade veneer on the basis of board foot or surface foot measure.

(ii) Sales or deliveries of southern rotary cut box grade veneer which have been unitized into box parts by stitching or nailing.

(iii) Sales or deliveries of southern rotary cut box grade vencer which is included with sawed lumber in complete (full) box shook package units, each of which is ready to be assembled.

(iv) Shipments pursuant to an order of less than 5,000 board feet of southern rotary cut box grade veneer.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>1</sup>8 F. R. 11376, 12795.

<sup>&</sup>lt;sup>1</sup>7 F.R. 5180.

<sup>&</sup>lt;sup>2</sup> Title amended by Am. 7.

<sup>3</sup> Statements of considerations are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

<sup>\*</sup>Revised: 7 F.R. 8961; 8 F.R. 3313, 3538, 6173, 11806; 9 F.R. 1594, 3075.

(v) Sales or deliveries of southern rotary cut box grade veneer to a purchaser if prior to July 6, 1942, such lumber had been received by a carrier other than a carrier owned or controlled by the seller for shipment to such purchaser.

(b) Prohibition against sales of southern rotary cut box grade veneer at higher than maximum prices. On and after July 11, 1942, regardless of any contract or agreement, no person shall sell or deliver any southern rotary cut box grade veneer and no person shall buy or receive in the course of business any southern rotary cut box grade veneer at prices higher than the maximum prices established in this Maximum Price Regulation No. 176; and no person subject to this Maximum Price Regulation No. 176 shall agree, offer, solicit, or attempt to do any of the foregoing

[§ 1384.1 amended by Am. 1, 7 F.R. 7243, effective 9-17-42 and Am. 7, 9 F.R. 1727, effective 2-19-44]

§ 1384.2 Less than maximum prices. Lower prices than those set forth in Appendix A, § 1384.12, may be charged, demanded, paid, or offered.

§ 1384.3 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of shipment; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after shipment. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

[§ 1384.3 added by Am. 4, 8 F.R. 4720, effective 4-14-43; amended by Supplementary Order No. 50, 8 F.R. 10568, 14310, effective 7-27-43. Former § 1384.3 revoked by Am. 4]

§ 1384.4 Evasion. The price limitations set forth in this Maximum Price Regulation No. 176 shall not be evaded. whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to southern rotary cut box grade veneer, alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying-agreement or other trade understanding, or otherwise.

[Above paragraph amended by Am. 7, 9 F.R. 1727, effective 2-19-44]

It is unlawful for any person to charge, receive or pay a commission for the serv-

ice of procuring, buying, selling or locating box grade veneer, or for any related service (such as "expediting") which does not involve actual physical handling of box grade veneer, if the commission plus the purchase price results in a total payment by the buyer of box grade veneer which is higher than the maximum price of the box grade veneer. For the purposès of this regulation a commission is any compensation, however designated, which is paid for the procurement of box grade veneer. This prohibition has no application to the case of a bona fide employer-employee relationship where the employee serves only one employer, insofar as box grade veneer procurement is concerned, and where the compensation paid by the employer is a fixed salary and is not based directly or indirectly on the quantity, price or value of the box grade veneer in connection with which the service is rendered.

[Above paragraph added by Am. 2, 8 F.R. 2933, effective 3-15-43 and amended by Am. 7]

§ 1384.5 Records and reports. Every seller and purchaser subject to this Maximum Price Regulation No. 176 making sales or deliveries or purchases of southern rotary cut box grade veneer to the value of \$500.00 or more in any one month after July 10, 1942, shall keep for inspection by the Office of Price Administration for a period of not less than two years a complete and accurate record of each sale or delivery or purchase of southern rotary cut box grade veneer, showing the date of purchase or sale, the name and address of the buyer and seller, the quantities and sizes of such lumber purchased or sold, and the price paid or received.

(b) Every manufacturer of southern rotary cut box grade veneer required by paragraph (a) of this section to keep records of sales shall preserve for inspection by the Office of Price Administration for a period of not less than two years all records available on July 11, 1942, of sales of southern rotary cut box grade veneer made by the manufacturer during October 1941. The records should include the thickness and length of southern rotary cut box grade veneer sold, and, in the case of southern rotary cut box grade veneer which was cut into a box-part finished size by means of a saw or comparable cutting device, the dimension specifications. In the event that a manufacturer does not have such records available on July 11, 1942, the manufacturer should notify the Office of Price Administration on or before August 1, 1942,

(c) Every person required by paragraph (a) of this section to keep records shall keep such other records in addition to or in place of the records required in paragraphs (a) and (b) of this section and shall submit such reports to the Office of Price Administration as that Office may from time to time require or · permit.

[§ 1384.5 amended by Am. 7, 9 F.R. 1727, effective 2-19-44]

§ 1384.6 Enforcement. (a) Persons violating any provision of this Maximum Price Regulation No. 176 are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency Price Control Act of 1942.

(b) Persons who have evidence of any violation of this Maximum Price Regulation No. 176 or any price schedule, regulation or order issued by the Office of Price Administration or any acts or practices which constitute such a violation are urged to communicate with the nearest Field, State or Regional Office of the Office of Price Administration or its principal office in Washington, D. C.

[Note: Supplementary Order No. 7 (7 F.R. 5176) provides that war procurement agencies and governments whose defense is vital to the defence of the United States shall be relieved of liability, civil or criminal, imposed by price regulations issued by the Office of Price Administration.]

§ 1384.6a *Licensing*. The provisions of Licensing Order No. 1,<sup>5</sup> licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

[§ 1384.6a added by Supplementary Order No. 72, 8 P.R. 13244, effective 10-1-43]

§ 1384.7 Petitions for amendment and applications for adjustment. (a) Any person seeking an amendment of any provision of this Maximum Price Regulation No. 176 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

(b) In treating with petitions for amendment or adjustment, consideration will not be given to log and bolt costs which are higher than the applicable maximum purchase price for logs and bolts established in Maximum Price Regulations 313 (Prime Grade Hardwood Logs)° or 348 (Logs and Bolts), or any revision or amendment of these regulations. This rule shall be followed regardless of whether the petitioner gets logs and bolts by purchasing them, logging his own standing timber, contract-ing for the logging of his own standing timber, or any other means. All petitions in any way based on the cost of logs or bolts must show the actual cost to the petitioner of logs and bolts received at his plant during the three months immediately prior to filing the petition, and the cost which would have been incurred by the petitioner if all of these logs and bolts had been purchased by him at ceiling prices. To figure these ceiling prices the petitioner should refer to the regulation which fixes the maximum prices for purchases and sales of the kinds of logs and bolts received at his plant.

(c) Applications for adjustment by operators under Conservation Order M-343. Any person subject to the pro-

<sup>\*8</sup> F.R. 13240. \*8 F.R. 1453

<sup>&</sup>lt;sup>1</sup>8 F.R. 3670

visions of Conservation Order M-343,8 issued by War Production Board on August 19, 1943, who believes that the maximum prices in this regulation are causing or threaten to cause him to sustain a loss by complying with the requirements of that order, may file an application for adjustment of his maximum prices in accordance with Revised Procedural Regulation No. 1. In such cases the application must include the following data:

(1) Profit and loss statements covering over-all company operations for (a) the most recent accounting period of not less than six months immediately preceding August 1943 and (b) the applicable six months base quota period as described in the Conservation Order. These statements must show a detailed breakdown of all manufacturing costs, and of administrative and selling expenses.

(2) Tabulations of total production, stated in terms of board feet and dollars sales value and classified as to all items of veneer and other products manufactured by the applicant. These tabulations should cover the same periods as the profit and loss statements referred to in (1) above.

[§ 1384.7 amended by Am. 3, 8 F.R. 4720, effective 4-14-43 and Am. 6, 8 F.R. 13250, effective 10-2-43]

(d) Applications for adjustment under government contracts. See Procedural Regulation No. 6° for adjustment provisions on certain government contracts or subcontracts.

[Paragraph (d) added by Am. 8, 9 F.R. 2032, effective 2-26-44]

- § 1384.8 Definitions. (a) When used in Maximum Price Regulation No. 176 the term:
- (1) "Person" includes an individual, corporation, partnership, association, or any other organized groups of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government or any of its political subdivisions, or any agency of the fore-
- (2) "Cottonwood" means the botanical species included in the genera of Populas.
- (3) "Southern rotary cut box grade veneer" means veneer of any species,

(i) Cut on a rotary cutting machine (lathe)

(ii) Cut at a mill located in Virginia, North Carolina, South Carolina, Georgia, Florida, Alabama, Mississippi, Louisiana, Texas, Oklahoma, Arkansas, Missouri, Illinois, Tennessee, or Kentucky;

[Subparagraph (ii) amended by Am. 9, effective 5-18-44]

(iii) Conforming to the grading rules set forth in § 1384.13, Appendix B, hereof, except that cut backs and cut downs in excess of the proportion set forth in paragraph (e) (1) of § 1384.13, Appendix B, shall be considered southern rotary cut box grade veneer; and

(iv) Which either has or has not been cut into box-part finished sizes by means of a saw or comparable cutting device.

[Subparagraph (3) amended by Am. 7, 9 F.R. 1727, effective 2-19-44; and as otherwise notedl

- (b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 shall apply to other terms used herein.
- § 1384.9 Applicability of General Maximum Price Regulation. The provisions of the General Maximum Price Regulation 10 shall not, on and after July 11, 1942, apply to sales and deliveries of southern rotary cut box grade veneer which are subject to this Maximum Price Regulation No. 176.
- § 1384.10 Export sales. The maximum price at which a seller may make an export sale of southern rotary cut box grade veneer shall be determined in accordance with the provisions of the Maximum Export Price Regulation 11 issued by the Office of Price Administration.
- [§§ 1384.9 and 1384.10 amended by Am. 7, 9 F.R. 1727, effective 2-19-44]
- § 1384.11 Effective date. This Maximum Price Regulation No. 176 (§§ 1384.1 to 1384.13, inclusive) shall become effective July 11, 1942. [MPR 176 originally issued July 6, 1942]
- § 1384.11a Effective dates of amendments. [Effective dates of amendments are shown in notes following the parts
- $\S$  1384.12 Appendix A-Maximum prices for southern rotary cut box grade veneer. (a) The maximum f. o. b. mill price for 1,000 board feet of southern rotary cut box grade veneer which is not cut into box-part finished sizes by means of a saw or comparable cutting device shall be as follows:

-	Length		
Thickness (inches)	Less than 62 inches	62 inches or over	
76	\$63.00 \$63.00 62.00 62.00 61.00	\$65. 55 65. 55 64. 50 64. 50 63. 45 63. 45	

For cottonwood, add \$3.00 per 1,000 board feet.

[Paragraph (a) amended by Am. 1, 7 F.R. 7243, effective 9-17-42; Am. 5, 8 F.R. 7490, effective 4-1-43; Am. 7, 9 F.R. 1727, effective 2-19-44; and Am. 9, effective 5-18-44.]

(b) [Revoked]

[Paragraph (b) revoked by Am. 1, 7 F.R. 7243, effective 9-17-42]

(c) The maximum f. o. b. mill price for 1,000 board feet of southern rotary cut box grade veneer which satisfies the accepted grade requirements for rotary cut egg case veneer, which is cut on a saw or comparable cutting device into standard egg case finished sizes (for cases with a capacity of 30 dozen eggs), and which is shipped to a purchaser direct from the producing mill, shall be the maximum price established in this paragraph (a) of this section plus \$8.00. The maximum prices established in this paragraph shall not be applicable to rotary cut egg case veneer where shipment to the purchaser originates from a place other than the producing mill; however. the maximum price shall apply to rotary cut egg case veneer which is shipped to the purchaser direct from the producing mill regardless of whether the seller is the mill operator or another person and regardless of whether the shipment is temporarily halted in transit in order to load the carrier with additional products.

(d) The maximum f. o. b. mill price for 1,000 board feet of southern rotary cut box grade veneer, other than lumber in standard egg case finished sizes (for cases with a capacity of 30 dozen eggs), which is cut into a particular box-part finished size by means of a saw or comparable cutting device shall be the price established in paragraph (a) of this section for southern rotary cut box grade veneer in the length and thickness ordered by the purchaser, plus a differential consisting of the difference between the price charged by the producing mill during the period October 1 to 15. 1941 (1) for southern rotary cut box grade veneer in that length and thickness not cut into box-part finished sizes by means of a saw or comparable cutting device, and (2) for southern rotary cut box grade veneer of the same length and thickness cut by means of a saw or comparable cutting device into box-parts of the particular finished dimensions for which a maximum price is being computed. In case the producing mill cannot compute such a differential, the mill should determine and apply the corresponding differential recognized during October 1 to 15, 1941 by the most closely competitive seller of the same class. The maximum price established by this paragraph for southern rotary cut box grade veneer cut at a particular mill to box-part finished sizes by means of a saw or comparable cutting device shall apply to such lumber produced at that mill regardless of whether the lumber is sold by the mill operator or another person.

(e) A delivered price in excess of the maximum f. o. b. mill prices established in paragraphs (a), (b), (c) and (d) of this section may be charged, consisting of such maximum price plus actual transportation costs paid or incurred by the seller in delivering southern rotary cut box grade veneer to the purchaser; such actual transportation costs must be shown as a separate item in the invoice or billing.

[Paragraphs (c), (d) and (e) amended by Am. 7, 9 F.R., 1727, effective 2-19-44]

(f) The maximum prices established in this section shall not be increased by

<sup>8 8</sup> F.R. 11505.

<sup>97</sup> F.R. 5087.

<sup>10 9</sup> F.R. 1385.

<sup>&</sup>lt;sup>11</sup> 2d Revision: 8 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036.

any charges for the extension of credit or by any decrease in the time customarily allowed for payment, and shall be decreased for prompt payment to the same extent that the sale price would have been decreased on October 1, 1941.

§ 1384.13 Appendix B: Grading rules for southern rotary cut box grade veneer.

(a) All stock shall be sound (corky tupelo considered unsound), free from rot, or dote. A reasonable amount of pin wormholes, sound tight knots not exceeding three inches in diameter measuring the small way, shall be no defect. A reasonable discoloration or stain shall be no defect.

[Section heading amended by Am. 7]

- .(b) All stock shall be machine cut to the specified thickness ordered, standard gears as furnished by the lathe manufacturer to be used.
- (c) All stock shall be cut tight, and when shipped shall not contain more than 15% moisture content. Said percentage is to be arrived at by test of an equal number of sap and heart pieces. Stock shall be sufficiently flat to straighten under machines, without splitting.
- (d) A trimming allowance of ½" in width and 1" in length, shall be allowed on all lengths 30" and over, one-half inch in length, and one-half inch in width on stock less than 30" long. Cut downs, whether sized before or after drying, shall carry ½" allowance in width.
- (e) (1) Only those cutdowns and cutbacks that actually accumulate in working out defects in the logs and rounding the logs used in filling a particular order may be shipped against that order. Such cutdowns and cutbacks shall have the same maximum price as prime size stock in the same length and thickness as the cutdowns and cutbacks.
- (2) Standard cutdowns in widths shall run in multiples of 2", the narrowest width to be 4".
- (3) Standard cutbacks in lengths shall be 54"—48"—42"—36"—32" and 27".
- [Paragraph (e) amended by Am. 1, 7 F.R. 7243, effective 9-17-42]
- (f) Checks or splits not longer than one-fourth the length of the plece are not considered defects provided the checks or splits are reasonably straight, do not diverge more than 1" per foot, and do not run over 1/4" in width and in all widths.
- (g) Specifications on all sizes, both width and length, shall not be specified in fractions of less than ½", except by special arrangement between the seller and the buyer.
- (h) Each size is to be bundled separately and to be marked. Each bundle is to contain a uniform number of pieces. Twenty-five pieces of  $\frac{1}{2}$ " or  $\frac{1}{2}$ ", 30 pieces of  $\frac{1}{2}$ ", 35 pieces of  $\frac{1}{2}$ ", 40 pieces of  $\frac{1}{2}$ " are to be the standard number of pleces to each bundle.

Note: All record keeping and reporting requirements of this regulation have been

approved by the Burcau of the Budget, in accordance with Federal Reports Act of 1942.

Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7188; Filed, May 18, 1944; 4:15 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[RMPR 271, Amdt. 15]

## POTATOES AND ONIONS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation No. 271 is amended in the following respects:

- 1. In section 9, the text preceding the example is amended by adding the words, "and section 25."
- 2. In section 24, Table V is added to read as follows:

## Table V-1944 CEOP WHITE FLECH POTATOES

(The following prices apply to all varieties of U. S. No. 1 grade white potatoes of the 1944 crop, harvested and sold during the 1944 marketing season, sacked and loaded on carrier, except those actually sold before May 22, 1944, and except those shipped from the country shipping point, whether sold or unsold, before May 18, 1944. The differentials set forth in section 25 are to be used in determining maximum prices for other grades, special sizes and special packs or packages.)

Period	. Producing area	Maximum price per 100 lbs.
May 16-31.	Florida, area north of counties of Charlette, Glades and Martin, and east of the Suwance River.	\$3.40
	California	2.00
	All other areas	3,23
June 1-15	Colifornia	2.()
	All other areas.	3.65
June 16-30.	California	2.43
	All other areas	2.90

This amendment shall become effective May 22, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES,

Administrator.

Approved May 17, 1944. Marvin Jones,

Administrator, War Food Administration.

[F. R. Doc. 44-7189; Filed, May 18, 1944; 4:15 p. m.]

PART 1404—RATIONING OF FOOTWEAR [RO 6A,\* Amdt. 10]

MEN'S RUEBER ECOTS AND RUBBER WORKS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Ration Order 6A is amended in the following respects:

- 1. Section 2.10 (c) is amended to read as follows:
- (c) When certificates are exchanged, the District Office shall send to the retailer or distributor a statement recording the exchange of certificates and showing the number of pairs of rubber footwear of each type called for by the newly-issued certificates, and the number of pairs of rubber footwear of each type called for by the certificates given up. The retailer or distributor shall attach this statement to his copy of the inventory form.
- 2. Section 2.11 (d) is amended to read as follows:
- (d) When certificates are issued to allow a retailer or distributor to add to his stock of rubber footwear, the District Office shall send to the retailer or distributor a statement recording the increase in inventory and showing the number of pairs of rubber footwear of each type called for by the certificates issued. The retailer or distributor shall attach this statement to his copy of the inventory form.
- 3. Section 2.13 is amended by changing the headnote to read as follows: "Rubber footwear may be used for testing or as samples", and by adding section 2.13 (c) to read as follows:
- (c) An establishment may use rubber footwear as samples and for this purpose may furnish half-pairs of rubber footwear to salesmen or to other establishments without getting certificates, if the establishment furnishing the rubber footwear keeps title to it. Separate records must be kept of all rubber footwear used or transferred under this paragraph.

This amendment shall become effective May 23, 1944.

Note: The reporting and record keeping requirements of this amondment have been approved by the Bureau of Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W.P.B. Dir. 1, 7 F.R. 562, Supp. Dir. 1-N, 7 F.R. 7730; E.O. 9250, 7 F.R. 7871)

Issued this 19th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7212; Filed, May 19, 1944; 11:43 a. m.]

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>1</sup>8 F.R. 15587, 15663; 9 F.R. 2298, 3589, 4027, 4647.

<sup>&</sup>lt;sup>1</sup>8 F.R. 9458, 11635, 15704; 9 F.R. 604, 946, 2232, 2302, 3943.

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 10,1 Amdt. 21]

FOOD RATIONING REGULATIONS FOR THE VIRGIN ISLANDS

A rationale accompanying this amendment, issued simultaneously herewith. has been filed with the Division of the Federal Register.\*

Ration Order No. 10 is amended in the following respects:

1. Section 1407.623 (a) (1) is deleted.

2. Section 1407.687 is deleted.

3. Section 1407.704 is deleted.

This amendment shall become effec-tive as of May 8, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9250, 7 F.R. 7671; WPB Dir. No. 1, E.O. 9280, 7 F.R. 10179; F.D. No. 3, 8 F.R. 2005; F.D. No. 9, 8 F.R. 9600.)

Issued this 19th day of May 1944.

JACOB A. ROBLES. Territorial Director, Virgin Islands.

JAMES P. DAVIS. Regional Administrator. Region IX.

[F. R. Doc. 44-7211; Filed, May 19, 1944; 11:43 a. m.)

# Chapter XIX-Defense Supplies Corporation

[Reg. 5, Rev.]

PART 7005-MID-CONTINENT CRUDE COM-PENSATORY ADJUSTMENTS

Regulation 5, appearing at 9 F.R. 1948, is hereby amended to read as follows:

7005.1 Definitions.

Sec.

Approved:

Persons eligible to file claim. 7005.2

Filing claims for compensation. 7005.3

7005.4 Inspection and payment of claims. 7005.5 Amount of compensatory adjust-

ments.

7005.6 Effective date.

AUTHORITY: §§ 7005.1 to 7005.6, inclusive. issued under Sec. 5d of the Reconstruction Finance Corporation Act, as amended, 52 Stat. 212, 54 Stat. 573; 15 U.S.C. 606b; Defense Supplies Corporation Charter, 6 F.R.

§ 7005.1 Definitions. When used in this regulation, the following terms shall have the following meanings:

- (a) "District Two" means the States of Illinois, Indiana, Iowa, Kansas, Kentucky, Michigan, Minnesota, Missouri, Nebraska, North Dakota, Ohio, Okla-homa, South Dakota, Tennessee, and Wisconsin.
- (b) "District Three" means the States of Alabama, Arkansas, Louisiana, Mississippi, New Mexico and Texas.
  (c) "District Four" means the States
- of Colorado, Idaho, Montana, Utah and
  - (d) "Crude" means crude petroleum.
- (e) "Claim" means a claim under this regulation computed in accordance with the provisions hereof.

\*Copies may be obtained from the Office of

Price Administration.
17 F.R. 6887, 8523, 8607, 10707; 8 F.R. 1394, 3315, 3843, 4190, 4892, 5268, 7017; 9 F.R. 2233, 2478, 2656, 2746.

- (f) "Person" means an individual, corporation, partnership, association or legal successor or representative of any of the foregoing, but shall not include the United States or any of its political subdivisions or any agency thereof, or any other Government or any of its political
- subdivisions or any agency thereof.
  (g) "Applicant" means a person who files a claim for compensation pursuant to this regulation.
- (h) "Barrel" means a quantity equal to 42 U.S. gallons of 231 cubic inches.
- (i) "Crude Producing Area No. 10" means the Counties of Bastrop, Fayette, Colorado, Guadalupe, Caldwell, Gonzales, Lavaca, Wharton, Karnes, DeWitt, Jackson, Matagorda, Goliad, Victoria, Frio, LaSalle, McMullen, Live Oak, Bee, Refugio, Aransas, Calhoun, Webb, Duval, Jim Wells, San Patricio, Nueces, Zapata. Jim Hogg, Brooks and Starr in the State of Texas.
- (j) "Crude Producing Area No. 11" means the Counties of Trinity, Madison, Brazos, Grimes, Walker, San Jacinto, Polk, Tyler, Jasper, Newton, Montgomery, Hardin, Washington, Austin, Waller, Liberty, Harris, Galveston, Orange, Fort Bend, Chambers, Jefferson and Brazoria in the State of Texas, and the Parishes of Beauregard, Allen, Evangeline, St. Landrey, Point Coupee, West Feliciana, Calcasieu, Jefferson Davis, Acadia, Lafayette, St. Martin, Cameron, Vermillion, Iberia and St. Mary in the State of Louisiana.
- (k) "Crude Producing Area No. 12" means the Parishes of East Feliciana, St. Helena, Tangipahoa, Washington, West Baton Rouge, East Baton Rouge, Livingston, St. Tammany, Iberville, Ascension, St. James, St. John the Baptist, Orleans, Assumption, St. Charles, St. Bernard, St. Martin, Terrebonne, LaFourche, Jefferson and Plaquemines in the State of Louisiana.
- § 7005.2 Persons elegible to file claims. Any person who receives crude shipped to such person from any point of origin in District Two, District Three or District Four, specified in Schedules A. B. C, or D, attached hereto, to any point of destination in District Two, specified in such schedules, and who refines such crude at a refinery operated by such person, may file a claim for extra costs covered by this regulation. Provided:
- (a) Such shipment is made pursuant to a shipping schedule approved by the Petroleum Administration for War, or is otherwise specifically approved by the Petroleum Administration for War and the volume of crude for which a claim is made does not exceed the quantity specified in the schedule or other approval of the Petroleum Administration for War;
- (b) Such shipment was not normally made by such person between the same two points shown on such schedules by the same methods of transportation during the twelve months period immediately preceding September 4, 1941; and
  - (c) If made under Schedule A:
- (1) Such shipment is made solely by tank car directly from such point of

- origin to such point of destination shown on such schedule;
- . (2) Such shipment is commenced from such point of origin shown on such schedule on or after December 4, 1943;
- (3) The freight on such shipment is paid direct to the railroad carrier by such person; or
  - (d) If made under Schedule B:
- (1) Such shipment is made through the Stanolind Pipe Line Company's pipe line to Cushing, Oklahoma, and is made solely by tank car directly from Cushing, Oklahoma, to point of destination shown on such schedule;
- (2) Such shipment is commenced from Cushing, Oklahoma, on or after April 10, 1944:
- (3) The freight on such shipment is paid direct to the railroad carrier by such person; or
  - (e) If made under Schedule C:
- (1) Such shipment is made solely by tank car directly from such point of origin to such point of destination shown on such schedule;
- (2) Such shipment is commenced from such point of origin shown on such schedule on or after April 10, 1944;
- (3) The freight on such shipment is paid direct to the railroad carrier by such person; or
  - (f) If made under Schedule D:
- (1) Except where pipe lines are used to transport crude to barge loading points in District Three, such shipment is made solely by barge from such point of origin to such point of destination shown on such schedule;
- (2) Such shipment is commenced from such point of origin shown on such schedule on or after April 10, 1944;
- (3) Except where crude is transported in such person's barges, the freight on such shipment is paid direct to the barge carrier by such person.
- § 7005.3 Filing claims for compensation—(a) Place of filing. Claims shall be filed with Price, Waterhouse & Co., 33 North LaSalle Street, Chicago 2, Illinois.
- (b) Time of filing. No claim may be made with respect to any shipment until such shipment is received at destination. Claims with respect to shipments received at destination during any calendar month shall be accumulated until the end of such month and shall be filed on or before the last day of the second calendar month following the month in which the shipments covered by such claims are received at destination.
- (c) Form of claim. A separate claim shall be filed for each calendar month in which shall be included all shipments received at destination during such month. All claims shall be filed in quadruplicate on forms approved by Defense Supplies Corporation and shall be accompanied by:
- (1) The bill of lading covering each shipment included therein showing the applicant as the consignee of such shipment, except as otherwise provided in paragraph (c) (4);
- (2) Receipted freight bill or such other evidence as may be satisfactory to Defense Supplies Corporation showing that the applicant paid to the carrier the rail-

road or barge freight on such shipment, except as otherwise provided in paragraph (c) (4)

(3) Copy of Petroleum Administration for War shipping schedule or other ap-

proval;

(4) Copy of inspection certificate issued by a qualified disinterested person acceptable to Defense Supplies Corporation showing the number of barrels loaded at point of origin, the number of barrels unloaded at the applicant's refinery, the gravity of the crude, and the identifying names and numbers of barges; in those cases where crude is transported in applicant's barges;

(5) Evidence satisfactory to Defense Supplies Corporation as to the field of origin of the crude shipped; and

(6) Supporting documents provided for in the form of claim except that information required in a claim need not be restated after such information has once been included in a previous claim filed pursuant to this regulation, provided reference is made to such previous claim.

§ 7005.4 Inspection and payment of claims. (a) If the Defense Supplies Corporation determines that a valid claim has been filed within the provisions of this regulation, then Defense Supplies Corporation will pay to the applicant the amount thereof. Defense Supplies Corporation may at any time make or cause to be made an examination or audit of any books, records and other supporting data as it may deem necessary to verify further the validity and correctness of any claim filed hereunder. If any claim which has theretofore been paid is found incorrect upon such examination or audit, then the amount of such payment shall be due and payable to Defense Supplies Corporation and shall be returned to it upon demand and without limitation of any other rights accruing to Defense Supplies Corporation. No further advances or payments shall be made to such applicant until such deficiency has been returned.

(b) Should any claim be rejected in whole or in part or should any applicant desire an interpretation of this regulation, the applicant may request Defense Supplies Corporatiton to reconsider its action or issue an interpretation. If the request is in connection with a rejected claim, it must be filed within thirty (30) days after such claim is rejected. Such request shall be addressed to Defense Supplies Corporation, 811 Vermont Avenue NW., Washington 25, D. C., and shall state clearly and concisely the questions involved and the applicant's views thereon. Upon the announcement of any decision or interpretation issued hereunder any applicant may within thirty (30) days apply to Defense Supplies Corporation for the right to modify or revise any claims theretofore filed which are affected by such decision or interpretation and which accrued within the period of ninety (90) days immediately preceding the first of the month following date when the decision or interpretation was announced. If Defense Supplies Corporation finds justification for reopening the claim it shall so notify the applicant and the latter may thereupon submit a new claim which shall be processed in the same manner as though submitted within the required time.

§ 7005.5 Amount of compensatory adjustments. The claim with respect to
any shipment shall be in the amount per
barrel specified in the schedules attached
hereto, subject, however, to changes in
rates or adjustments as provided therein. The number of barrels upon which
freight is paid or actually transported to
destination, if no freight is paid, shall
be the quantity with respect to which
claim may be made on any shipment.

§ 7005.6 Effective datc. This Regulation No. 5, as amended, shall become effective as of December 4, 1943.

This Regulation No. 5, as amended, may-be further amended, revised or revoked at any time by Defense Supplies Corporation.

Issued this 20th day of April 1944.

[SEAL] DEFENSE SUPPLIES
CORPORATION,
By GEORGE H. HILL, Jr.,
Executive Vice President.

### SCHEDULE A

(As amended April 10, 1944)

Compensation to be paid by Defense Supplies Corporation on rail movements of crude from West Texas to refining points in District Two.

(Shown in dellars per barrell

	Origin		
Destination	Levelland Tex	Midland Tex	MeCamey 1 ex
Allen, Okla Allen, Okla Ardmore, Okla Ardmore, Okla Arkansıs City, Kans Arkansıs City, Kans Barnstalıl, Okla Bay City, Mich Bloomingdale, Mich Bloomingdale, Mich Bloomingdale, Mich Bloomingdale, Mich Canton, Ohlo Carson City, Mich Catlettsburr, Ky Centralia, III Chanute, Kans Cleveland, Okla Cleves (Cincinnati), Ohlo Cleves (Cincinnati), Ohlo Conleyville, Kans Cushins, Okla Detroit, Mich Detroit, Mich Duncan (Beckett), Okla Duncan (Beckett), Okla Duncan (Beckett), Okla Buncan (Beckett), Okla Duncan (Beckett), Okla Duncan (Beckett), Okla Cises St. Louis, III Eldorado, Kans Else, Mich Eldorado, Kans Else, Mich Endid, Okla Fatrield, III Findlay, Ohlo Flat Rock (Trenton), Mich Garnatt, Kans Gary, Ind Grand Rapids, Mich Heath, Ohlo Indianapolis (Reck Elend), Ind Kalamazoo, Mich Kansas City, Kans Latenda, Ky Lawreneville, III Leman, Ohlo Lockport, III Lemont, III Lima, Ohlo Lockport, III Louisville, Ky McPherson, Kans Agemphis, Tean Midland, Mich Mit, Picasant, Mich Mt. Picasant, Mich		SUPERINGENTE SERVES RESERVES SERVES S	e. See

# ECHIDULE A-Continued

	Orlan		
Dectination	I ovellan l Pex	Midland Tox	McCamey Tox
Mt. Vernen, Ind. Murkerson, Mich. Nechville, Tenn. Neededen, Kans. Ohlehema City, Okla. Pana, Ill. Pana, Ill. Phillipsberg, Kans. Panea City, Okla. Petvin, Kens. Prive, Kr. Robinson, Ill. St. Louis, Mich. Sealma, Mich. Sealma, Mich. Selma, Mich.		\$1,523 1,1370 1,1374 1,	9.9493 L 1570 - 5934 - 5934 - 5934 - 7693 - 5935 -

Note: The rates contained in this schedule are based in part upon tank car tariff rates between the points listed which were in effect on April 10, 1944. In the cycun of any change in such tariff rates, Defanse Supplies Corporation receives the right to make corresponding edigraments in the rates listed above, effective from the date of the tariff change.

## SCHEDULE B

Compensation to be paid by Defense Supplies Corporation on West Texas crude transported through the Stanolind Pipe Line Company's pipe line to Cushing, Oklahoma, and thence by rail to refining points in District Tvo.

# [Shown in dollars per barrel]

fonces in genera her parter!	
Destination: Compe	nsation
Allen, Okla	<b>\$0.5412</b>
Alma, Mich	.9093
Ardmore, Ol:la	.4978
Arkansas City, Kans	.2023
Augusta, Kans	.5444
Barnedall, Okla	.4201
Bay City, Mich	1.1268
Blue Ioland, Ill	.5803
Bloomingdale, Mich	1.060
Bristow, Okla.	.3113
Canton, Ohlo	.9404
Carcon City, Mich	
Catlettsburg, Ky	
Centralia, Ill	7052
Coffeyville, Kans	
Chanute, Kans	
Cleveland, Ohio	
Cleveland, Okla	
Cleves (Cinicinnati), Ohlo	
Cyril, Okla	.4357
Detroit, Mich	
Drumright, Okla	. 1559
Duncan, Okla. (Beckett)	
E. Chicago, Ind Dupo (E. St. Louis), Iil	.5800
Dupo (E. St. Louis), Ill	.5709
Elsie, Mich	.9993
El Dorado, Eans	.5755
Enid, Ohla	.4978
Fairfield, III	7336
Findlay, Oblo	. 8760
Flat Rock, Mich. (Trenton)	
Garnett, Kans	.5134
Gary, Ind	-5209
Grandfield, Okla	
Grand Rapids, Mich	
Hartford, Ill.	.6426

## SCHEDULE B-Continued

Darbhadlan Continued Com	
Hooth Origination Compa	ansution
Destination—Continued. Compe Heath, Ohio	φ1. UU25
Indianapolis, ind. (Rock Island)	.9471
Kalamazoo, Mich.	.8782
Kansas City, Kans	.4334
Latonia, Ky	1.0293
Lawrenceville, Ill	. 8296
Lemont, Ill	. 5809.
Lima, Ohio	1.0154
Lockport, Ill	.5809
Louisville, Ky	.8050
McPherson, Kans	.6066
Memphis, Tenn	. 5613
Midland, Mich.	1. 1579
Mt. Pleasant, Mich	.9093
Mt. Vernon, Ind	.9039
Muskegon, Mich Neodesha, Kans	.9873
Neodesha, Kans	
Oklahoma City, Okla	. 2647
Pana, Ill	.5809
Pana, IlPhillipsburg, Kans	.9796
Ponca City, Okla	4357
Potwin, Kans	. 5755
Pryse, Ky	1.1852
Robinson, Ill	. 8296
St. Elmo, Ill	.8296
St. Louis. Mich	1.1268
St. Louis, Mich	1. 1268
Salem, Ill	.7052
Salem, IllSand Springs, Okla	.3890
Shallow Water, Kans	.9019
Sheboygan, Wis	. 5462
Stroud, Okla	.3113
Toledo, Ohio	.9282
Trenton, Mich. (Erhart Station)	. 8982
Troy, Ind.	. 8169
Tulsa, Okla	.3890
West Branch, Mich.	1, 2512
Whiting, Ind	. 6009
Wichita, Kans	. 3269
Wood River, Ill	.5709
Wynnewood, Okla	. 4201
Tymerou, Ond	* 440T

Note: The rates contained in this schedule are based upon pipe line and tank car tariff rates which were in effect on April 10, 1944. In the event of any change in such tariff rates, Defense Supplies Corporation reserves the right to make corresponding adjustment in the rates listed above, effective from the date of the tariff change.

## SCHEDULE C

Compensation to be paid by Defense Supplies Corporation on rail movements of crude from District Four to refining points in District Two.

# [Shown in dollars per barrel]

	Origins								
Destinations	Cas- per, Wyo.	River- ton, Wyo.	Man- ville and Lusk, Wyo.	Kirby, Ther- mopo- lis, and Chat- ham, Wyo.	Cody, Zube, and Fran- nie, Wyo.				
Blue Island, Ill E. Chicago, Ind Falls Oity, Nebr. Gary, Ind Lemont, Ill. Omaha, Nebr Salem, Nebr Sheboygan, Wis Whiting, Ind	.5874 .7396 .5874 .5874 .3666 .7396	.5874 .8950 .6874 .5874 .3666 1.0193 .4646	.5874 .7396 .5874 .5874 .3666 1.0193 .4646	.8571 .5496 .5496 .3288 .8571 .4267	.5306 .9314 .5306 .5306 .2098 .9314 .4078				

On shipments of crude produced in the fields listed below, Defense Supplies Corpo-

ration will pay, in addition to the amounts shown in the above schedule, the amounts set opposite the respective fields and loading points.

. Oil field	Railroad loading point	Additional compensation
Salt Creek Grass Creek Gebo Oregon Basin Byron Garland Elk Basin	Casper Chatham Thermopolis Cody Zube (Loveli) Zube (Loveli) Frannie	Cents a barrel 5 10 2½ 1 1 2½ 2½ 2½ 2½ 2½

Note: The rates contained in this schedule are based in part upon tank car tariff rates between the points listed which were in effect on April 10, 1944. In the event of any change in such tariff rates, Defense Supplies Corporation reserves the right to make corresponding adjustment in the rates listed above, effective from the date of the tariff change.

## SCHEDULE D

Maximum compensation to be paid by Defense Supplies Corporation on barge movements of crude from District Three to points in District Two.

Movements From Corpus Christi, Tex. and Crude Producing Area No. 10

•		laque- ine	Via New Orleans			
_ Destination	Barge rate per bbl.	Maximum compensation per bbl.	Barge rate per bbl.	Maximum compensation per bbl.		
Mt. Vernon, Ind Louisville, Ky Cleves, Ohio Latonia, Ky Catlettsburg, Ky Gallipolis, Ohio Newport, Ohio Ohio-Penn. State line. Wood River, Ill Lemont, Ill Lockport, Ill Chicago, Itl	\$0.982 1.12 1,192 1.202 1.296 1.395 1.462 1.010 1.207 1.202	\$0. 673 .681 .853 .863 .835 -860 -926 1. 043 .741 .948 .943	\$1.081 1.219 1.291 1.301 1.305 1.428 1.495 1.561 1.109 1.306 1.301	\$0.772 .78 .952 .962 .934 .959 1.026 1.142 .840 1.047 1.042 1.060		

MOVEMENTS FROM HOUSTON, TEX., AND CRUDE PRODUCING AREA NO. 11

ي خ		laque- ine	Via New Orleans			
Destination	Barge rate per bbl.	Maxi- mum com- pen- sation per bbl.	Barge rate per bbl.	Maxi- mum com- pen- sation per bbl.		
Mt. Vernon, Ind Louisville, Ky. Cleves, Ohio. Latonia, Ky. Catlettsburg, Ky. Gallipolis, Ohio. Newport, Ohio. Ohio-Penn. State line. Wood River, Ill Lemont, Ill. Lockport, Ill Chicago, Ill.	\$0.843 .981 1.053 1.063 1.157 1.190 1.256 1.323 .871 1.063 1.063	\$0. 519 .527 .699 .709 .681 .706 .772 .889 .587 .794 .789 .807	\$0.942 1.08 1.152 1.162 1.256 1.259 1.356 1.422 .971 1.167 1.162 1.180	\$0. 618 626 738 805 872 983 687 893 893 896		

MOVEMENTS FROM PORT ARTHUR, TEX. AND URUDE PRODUCING AREA NO. 11

•	Via P mi	laque•	Via New Orleans		
Destination	Bargo rato per bbl.	Maximum compensation per bbl.	Barge rate per bbl.	Maxi- mum com- peu- sation per bbl.	
Mt. Vernon, Ind. Louisville, Ky. Cleves, Ohio. Latonia, Ky. Catlettsburg, Ky. Gallipolis, Ohio. Newport, Ohio. Ohio-Penn. State line. Wood River, Ill. Lemont, Ill. Lockport, Ill. Chicago, Ill.	\$0.791 .93 1.001 1.012 1.105 1.139 1.205 1.271 .820 1.017 1.012 1.029	\$0. 467 .476 .617 .658 .629 .655 .721 .837 .630 .743 .739	\$0, 891 1, 029 1, 101 1, 111 1, 205 1, 238 1, 304 1, 371 , 910 1, 116 1, 111 1, 129	\$0. 567 . 576 . 747 . 767 . 729 . 761 . 820 . 937 . 635 . 842 . 837 . 855	

Movements From Lake Charles, La., and Orude Producing Area No. 11

I NOVI MANA INOLI								
	Via P mi	laque- no	Via New Orleans					
Destination	Barge rate per bbl.	Maxi- mum com- pen- sation per bbl.	Barge rate per bbl.	Maximum compensation per bbl.				
Mt. Vernon, Ind Louisville, Ky Cleves, Ohlo Latonia, Ky Catlettsburn, Ky Gallipolis, Ohlo Newport, Ohlo Ohlo-Penn. State line Wood River, Ill Lemont, Ill Lockport, Ill Chicago, Ill	.91 .982 .992 1.086 1.119 1.180 1.242 .801	\$0. 448 .456 .628 .638 .610 .635 .702 .818 .517 .723 .718 .736	\$0, 871 1,000 1,081 1,092 1,185 1,218 1,280 1,351 .90 1,006 1,001 1,100	\$0, 547 553 727 709 709 734 801 917 616 822 817 833				
	from Orelan and C Prod	ments New Is, La., Crudo ucing No. 12	Movements from Baton Rouge, La., and Crude Producing Area No. 12					
Destination	Bargo Rate per bbl.	Maxi- mum com- pensa- tion per bbl.	Bargo Rato per bbl.	Maxi- mum com- pensa- tion per bbi.				
Mt. Vernon, Ind Louisville, Ky Cleves, Ohlo Latonia, Ky Catlettsburg, Ky Gallipolis, Ohlo Newport, Ohlo Ohio-Penn, State line Lemont, Ill Leckport, Ill Cohicago, Ill	.828 .90 .910 1.004 1:037 1.104 1.170 .719	\$0. 35 .358 .53 .54 .512 .537 .604 .720 .410 .625 .620 .637	\$0.609 .747 .819 .829 .923 .950 1.023 1.089 .638 .834 .829 .816	\$0, 269 277 449 459 431 460 523 039 338 511 539 550				

	from	ments Haw- Tex.	Movements from Quit- man, Tex.		
Destination	Barge rate per bbl.	Maximum compensation per bbl.	Barge rate per bbl.	Maxi- mum com- penso- tion per bbl.	
Mt. Vernon, Ind Louisville, Ky Cleves, Ohio Latonia, Ky Catlettsburg, Ky Gallipolis, Ohio Newport, Ohio Ohio-Penn. State line. Wood River, Ill. Lemont, Ill Lockport, Ill Chicago, Ill	\$0.609 .747 .819 .829 .923 .956 1.023 1.089 .638 .834 .829 .846	\$0.379 .387 .559 .569 .541 .566 .633 .749 .448 .654 .659	\$0.609 .747 .819 .829 .923 .956 1.023 1.089 .638 .834 .829	\$0.404 .412 .554 .594 .566 .591 .053 .774 .473 .579 .674	

	Movements from Long- view, Tex.					
Destination	Barge rate per bbl.	Maximum compensa- tion per bbl.				
Mt. Vernon, Ind Louisville, Ky Cleves, Ohio Latonia, Ky Catlettsburg, Ky Gallipolis, Ohio Newport, Ohio Ohio-Penn. State line Wood River, Ill Lemont, Ill Lockport, Ill Chicago, Ill	1.089 .638	\$0.354 .552 .554 .556 .541 .603 .721 .423 .629 .624				

The above barge rates have been computed on an API 20° gravity basis. The following conversion factors are to be used in arriving at the barge rate per barrel of the gravity of crude transported. The barge rate shown on the schedule, multiplied by the applicable conversion factor for the gravity of the crude shipped, will give the barge rate for that gravity crude; the difference between this rate and the barge rate shown on the schedule should be deducted from the compensation shown on the schedule and the resulting figure will be the amount of compensation to be paid.

API gravity:	20° Base factor
20 and below	1.000
21	9934
22	.9869
23	9806
24	9743
25	.9680
26	.9618
27	9558
28	9497
29	9438
30	.9380
31	.9322
32	9265
33	9209
34	.9153
35	.9097
36	.9043
37	8991
38	8937
39	8884
40	8833
41	8781
42 and above	8730

The barge rates shown on this schedule have been computed from the following basing points: Corpus Christi, Houston and Port Arthur, Texas, and Lake Charles, New Orleans and Baton Rouge, Louisiana. Where more than one basing point is designated for a crude producing area, applicant shall use the basing point nearest point of origin of the shipment for the purpose of comput-

ing his claim, except in those cases where crude is moved through a more distant basing point because of limited terminal facilities. If the mileage from the actual leading point on the Gulf Intra-Coastal Canal or lower Mississippi River to destination is less than the mileage from the basing point to destination, applicant shall reduce the barge rate by such difference in mileage. If the shipment is not leaded on Gulf Intra-Coastal Canal or at lower Mississippi River points, mileage shall be computed from the point shipment reaches the Canal or River. All mileage deductions for shipments originating on the Gulf Intra-Coastal Canal shall be computed at 4.25 mills per ton mile. All mileage deductions for shipments originating on the Mississippi River shall be computed at 3.75 mills per ton mile,

Note: The rates contained in this schedule are based upon barge tariff rates between the points listed which were in effect on April 10, 1944. In the event of any change in such tariff rates, Defence Supplies Corporation reserves the right to make corresponding adjustment in the rates listed above, effective from the date of the tariff change.

[F. R. Doc. 44-7199; Filed, May 19, 1944; 9:19 a. m.]

# **Notices**

# TREASURY DEPARTMENT.

Office of the Secretary.

CERTAIN WIRELESS AND WIRE SERVICES, AND CERTAIN TRANSPORTATION SERVICES

# EXEMPTION FROM CERTAIN TAXES

# Correction

The proviso in F. R. Doc. 44-6128, appearing on page 4615 of the issue for Tuesday, May 2, 1944, should read as follows:

"Provided, That nothing in this authorization shall be construed to authorize any exemption as to payments for services or facilities furnished to a contractor, or other person, operating under a contract to perform work on behalf of, or to furnish articles or materials to, the United States Government or any agency thereof."

# DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[A. O. 823]

ALLOCATION OF FUNDS FOR LOAMS

May 6, 1944.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended. I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

 Project designation:
 Amount

 Texas 4136\$1 Trepton
 \$24,000

 Texas 4137\$1 Shelby
 28,000

HARRY SLATTERY, Administrator.

[F. R. Doc. 44-7207; Filed, May 19, 1944; 11:17 a. m.]

[A. O. 826]

ALLOCATION OF FUNDS FOR LOAMS

MAY 11, 1944.

I hereby amend:

(a) Administrative Order No. 824, dated May 6, 1944, by changing the project designation therein given as "Colorado 4014E1 Alamosa" to read "Colorado 4-2014E1 Alamosa";

(b) Administrative Order No. 821, dated April 24, 1944, by changing the project designation therein given as "Illinois 4032C2 McDonough" to read "Illinois 4-2032C2 McDonough";

(c) Administrative Order No. 821, dated April 24, 1944, by changing the project designation therein given as "Indiana 4027C2 Decatur" to read "Indiana 4-2027C2 Decatur";

(d) Administrative Order No. 821, dated April 24, 1944, by changing the project designation therein given as "Indiana 4033C3 Hendricks" to read "Indiana 4-2033C3 Hendricks";

(e) Administrative Order No. 824, dated May 6, 1944, by changing the project designation therein given as "Louisiana 4010E1 Washington" to read "Louisiana 4-2010E1 Washington";

(f) Administrative Order No. 814, dated March 18, 1944, by changing the project designation therein given as "Minnesota 4004B2 Lake" to read "Minnesota 4-2004B2 Lake";

(g) Administrative Order No. 824, dated May 6, 1944, by changing the project designation therein given as "Minnesota 4034D1 Stearns" to read "Minnesota 4-2034D1 Stearns";

(h) Administrative Order No. 821, dated April 24, 1944, by changing the project designation therein given as "Nebraska 4076E3 Southern Nebraska District Public" to read "Nebraska 4-2076E3 Southern Nebraska District Public";

(i) Administrative Order No. 821, dated April 24, 1944, by changing the project designation therein given as "Texas 4056E3 Lubbock" to read "Texas 4-2056E3 Lubbock":

(j) Administrative Order No. 824, dated May 6, 1944, by changing the project designation therein given as "Texas 4059D2 Lamb" to read "Texas 4-2059D2 Lamb";

(k) Administrative Order No. 324, dated May 6, 1944, by changing the project designation therein given as "Washington 4023A3 Grays Harbor" to read "Washington 4-2023A3 Grays Harbor";

(1) Administrative Order No. 821, dated April 24, 1944, by changing the project designation therein given as "Washington 4030B4 Stevens" to read "Washington 4-2030B4 Stevens."

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-7203; Filed May 19, 1944; 11:17 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 188, Amdt. 36 to Order A-1]

READY-MIXED CONCRETE, CONCRETE PROD-UCTS AND PRECAST STONE PRODUCTS

MODIFICATION OF MAXIMUM PRICES

Amendment No. 36 to Order No. A-1 under § 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Modification of maximum prices for ready-mixed concrete, concrete products and precast stone products.

An opinion accompanying Amendment No. 36 to Order No. A-1 has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Order No. A-1 is amended by adding a new paragraph (a) (29) to read as follows:

(29) Modification of maximum prices for ready-mixed concrete, concrete products, and precast stone products. On and after May 19, 1944, any manufacturer producing a type or kind of ready-mixed concrete, a size or variety of concrete product, or a precast stone product, which was not sold or offered for sale during March 1942, and for which a maximum price has not been established, shall determine his maximum price for such product or products in accordance with the first applicable method set forth below rather than §§ 1499.155 to 1499.158, inclusive, of Maximum Price Regulation No. 188.

(i) Manufacturer operating a plant producing ready-mixed concrete, concrete products, or precast stone products during the month of March 1942, or prior thereto. The maximum price for readymixed concrete, concrete products, and precast stone products sold by a manufacturer operating a plant producing such products during the month of March 1942, or prior thereto, but not selling or offering the particular type or kind of product for sale during that month, whether the sale is to be made f. o. b. the manufacturer's plant or delivered to a destination designated by the purchaser, shall be such that the cost to the purchaser, at the destination designated, is not in excess of what it would have been to such purchaser under normal conditions of sale during the month of March 1942. Such price shall be calculated upon the basis of the price. pricing practices, freight rates, transportation practices, trade practices, terms of sale and allowances, and customary differentials most favorable to purchasers, in effect, published, listed, or quoted by the seller during the month of March

(ii) Maximum prices for sales by a manufacturer producing new readymixed concrete, concrete products, or precast stone products for the first time, or when such products are sold by a new manufacturer—(a) At a permanent plant. The maximum price for a manu-

facturer's sales out of a permanent plant, whether as a new manufacturer or an established manufacturer producing any particular type of ready-mixed concrete, or new concrete products or new precast stone products for the first time, shall not exceed:

The maximum price of his closest competitor based on the following factors:

- (1) Comparable kind, grade, and quality of the commodity being priced;
  - (2) Class of purchaser;

(3) Class of seller:

The maximum price arrived at under the above paragraph shall be reported to the Office of Price Administration together with a statement giving the name and address of the most closely competitive seller used to establish the maximum price or prices. If, within 20 days after the report is mailed, the Office of Price Administration has not mailed an approval or disapproval of the reported maximum price, the seller may treat the reported price as his ceiling price. The seller may be advised of the approval or disapproval by telephone or telegram before the expiration of 20 days.

If a maximum price cannot be established by a manufacturer under the conditions stated above because of the lack of a competitive seller or a comparable type of sale, or because fixing a price under those conditions will result in hardship to the seller, the maximum price must be fixed under subdivision (c) below. A reported price, which is out of line with the general level of prices under Maximum Price Regulation No. 188, will be disapproved and the maximum price must be established under subdivision (c) below.

(b) At a temporary plant. The maximum price for a manufacturer's sales out of a temporary plant shall not exceed:

The maximum price of his closest competitor based on the following factors:

- (1) Comparable kind, grade, and quality of the commodity being priced;
  - (2) Class of purchaser;(3) Class of seller;

If a maximum price cannot be fixed by a manufacturer under the paragraph above, the maximum price shall be the same as the manufacturer's maximum price for the same product under similar conditions of sale at his own permanent plant but adjusted so as to reflect the actual difference in unit direct labor and materials cost at the site of the temporary plant, plus an allowance to cover the actual or estimated cost of transporting the temporary plant to the site of its operations, the cost of erection and dismantling, and the cost of returning such plant to the manufacturer's permanent storage yard. Such added costs must be spread over the reasonable estimated volume of production at the temporary plant. The reasonableness of all actual or estimated costs included in the proposed price must be clearly established.

The maximum price arrived at under either of the two preceding paragraphs shall be reported to the Office of Price

Administration with a statement showing the method by which the price was determined, a description of the commodity produced, the expected volume of sales, the purchaser or class of purchasers to whom the commodity is expected to be sold, the date when production is expected to begin and end. If the maximum price is not determined on a competitive basis, the manufacturer must also report the cost of labor and materials at the permanent plant and the actual or estimated increase or decrease in cost for these items at the temporary location, plus allowances to cover the actual or estimated cost of trans-porting and erecting the temporary plant at the site of its operations and the cost of dismantling and returning such plant to the manufacturer's permanent storage yard. These allowances must be prorated over the reasonable estimated volume of production at the temporary plant. If within 20 days after the report is mailed, the Office of Price Administration has not mailed an approval or disapproval of the reported maximum price, the manufacturer may treat the reported price as his ceiling price. A reported price, which is out of line with the general level of prices under Maximum Price Regulation No. 188, will be disapproved and the maximum price must be established under subdivision (c) below. The manufacturer may be advised of the approval or disapproval by telephone or telegram before the expiration of 20 days.

If a maximum price cannot be established under the conditions stated above because of the lack of a competitive seller or a comparable type of sale, or because fixing a price under those conditions will result in hardship to the seller, the maximum price must be fixed under subdivision (c) below.

(c) Maximum prices which cannot be determined by a manufacturer under subdivisions (a) and (b) must be determined under this subdivision. In the case of any product the maximum price for which cannot be determined by a manufacturer under subdivisions (a) and (b) hereof, the manufacturer shall file with the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C., an application for approval of a proposed maximum price for the particular product showing the information requested below.

Maximum prices to be established for products produced at a permanent plant. The proposed maximum price, the method by which it was determined, a description of the kind, grade and quality of the product, the volume expected to be produced, the purchaser or class of purchasers to, whom the commodities are expected to be sold, and:

(1) Detailed actual or estimated breakdown of plant cost into material, labor, and other production costs.

- (2) Selling and administrative expenses. The basis used in charging these expenses to cost must be explained.
- (3) Mark-up used and the basis of its determination.
  - (4) Maximum selling price requested.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

(5) An estimate of the total production upon which these costs are based.

(6) Such other facts may be submitted as will make clear the basis for the

requested maximum price.

Maximum prices to be established for products produced at a temporary plant. The proposed maximum price, the maner in which it was determined, a description of the product, the expected volume of sales, the purchaser or class of purchaser to whom the commodity is expected to be sold, the date when production is expected to begin and end, and:

- (1) Detailed actual or estimated breakdown of plant cost into material, labor, and other production costs.
- (2) Selling and administrative expenses. The basis used in charging these expenses to cost must be explained.

(3) Mark-up used and the basis of its

determination.

- (4) As an addition to items (1) (2) and (3) the actual or estimated cost of transporting and erecting the temporary plant at the site of operations and the actual or estimated cost of dismantling and returning the temporary plant to the manufacturer's permanent storage yard. These expenses must be prorated over the reasonably estimated volume of production at the temporary plant.
- (5) Maximum selling price requested.(6) Estimate of the total production
- upon which costs are based.

  (7) Such other facts may be submitted as will make clear the basis for the requested maximum price.
- (d) Reporting and waiting requirements. No report need be filed for prices fixed under subdivision (i)

It is required that reports for maximum prices fixed under subdivision (ii) be filed with the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C. An authorized maximum price will not be in effect under subdivisions (ii) (a) and (b) until the manufacturer has been notified of the approval or unless the maximum price is automatically approved by the expiration of the 20 day period. Under subdivision (ii) (c) an authorized maximum price will not be in effect until the Office of Price Administration issues an order to that effect.

However, under subdivision (ii) (a) (b) and (c) above, the manufacturer may offer to sell, sell, deliver, and tentatively collect the maximum price reported to the Office of Price Administration: Provided, That he informs the buyer that the reported price is subject to approval by the Office of Price Administration and he agrees to refund to the purchaser any amount collected which is in excess of the amount which is finally approved by the Office of Price Administration. In the case of offers, sales, or deliveries before an authorized maximum price is in effect, every invoice to the buyer must contain the following statement:

The price billed is subject to approval by OPA and any amount collected above the approved price will be refunded.

All reports of maximum prices must be mailed to the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C.

This Amendment No. 36 shall become effective May 19, 1944.

Note: All reporting and record keeping requirements of this amendment have been approved by the Burcau of the Budget in accordance with the Federal Reports Act of 1942.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7177; Filed, May 18, 1944; 11:57 a. m.]

[MPR 120, Order 763]

FRANK A. BASIORKA, ET AL.

ORDER ESTABLISHING MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Order No. 763 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices, for the indicated uses and shipments as set forth herein. All are in District No. 2. The location of each mine is given by county and state. Each producer is subject to all provisions of Maximum Price Regulation No. 120.

FRANK A. BARIOREA, R. D. NO. ... GREEVEDUNG, PA., PEMAR MINE, PIYTGBURGH SEAM, MINE INDEX NO. 4669, WESTHORELAND COUNTY, PA., SUBDISTRICT NO. 3, R. R. FUEL P. G. NO. 1, RAIL SHEPPING POLITY MANNHOTH, PA., DRIFT MINE

	Size group Nos.										
	1	2	3	4	5	6	7	8	9	10	11
Price classification	E %,23 3.23 4.15	E M & 3 & 4 & 15	E \$3.63 3.15 4.15	E \$1.65 3.15 3.95	C 82.83 8.83 8.83 8.83 8.83	c អ្នក អ្នកមួយ	B 3.60 3.60 3.65	B 33.60 3.60 3.65	B \$285 285 285	\$2.70 2.85	\$2.55

Beacon Fuel Company, 417 Boulevard of Allies, Pittsbudgh, Pa., Beacon Mine, Pittsbudgh Seath, Mine Index No. 4689, Favette County, Pa., Suddistent No. 3, R. R. Fuel P. G. No. 6, Rail Shipping Point: Newcomer, Pa., Strip Mine

Price classification	E	E	c	C	С	D	D	D	D		
Price classification	83.10 3.10	83.10 3.10	\$3.10 3.10	\$3.10 3.10	\$3.10 3.10	\$2.00 2.00	\$2.70 2.70	\$2.70 2.70	\$2.45 2.45	\$2.45	
Truck shipment	4.15	4.15	4.15	3.83	3.75	3.73	3.73	3.10	2.00	2.90	\$2.65

Bortz and Bortz Coal Company, Stonedoro, Pa., Bortz Mine, Begorville Seam, Mine Lidex No. 4667, Mercer County, Pa., Subdistrict No. 1, R. R. Fuel P. G. No. 19, Rall Shippeng Point: Jackson Center, Pa., Strip Mine

Price classification.	G	a	G	G	G	F	G	G	G		
Price classification	82.85 2.90	1 121		2.55	1210	20	24.4	ا د 4 سا	233	32.35	
Truck shipment	4.33	4.33	4.33	4.00	3.25	3.63	3.63	3.20	265		\$2.43

Collins & Schweinberg & Co., SEP Main St., Hohestead Part, Pa., Sal Ray # Mine, Pittsbuegh Seam, Mine Index No. 463, Allegheny County, Pa., Subdistrict No. 1, R. R. Fuel P. G. No. 1, Rail Shipping Point: Large, Pa., Strip Mine

Rail classification.	D	D	C	C	c	C	o_	C	C		
Reil classification Rail shipment. Railread fuel Truck shipment.	\$3.10 3.10	3.10	83.10 3.10	83.10 8.10	3.10 3.10	3.00	\$2.73 2.73	\$2.75 2.75	\$2.55 2.55	\$2.45	
Truck shipment	4.25	4.23	4.25	3.90	3.00	3.60	3.60	3.25	2.85	2.85	\$2.70

Bowie Coal Company, 121 West Pine St., Grove Citt, Pa., Bowie No. 2 Deep Mine, Kittanning Seam, Mine Index No. 4075, Medder County, Pa., Suddistrict No. 1, R. R. Fuel P. G. No. 15, Rail Shipping Point Trace No. 4 Grove City, Pa., Deep Mine

Price classification	E 83.23		D Ray		၀ အ.బ	្ត ខ.ដ	2 % 2 %	D \$2.93	D \$2.70	337337	
Railroad fuel Truck shipment	3.23 4.25	4.25	4.23	1.00 1.00	3.83 3.83	3.95	3.95	2.95 3.20	270	\$2.70 2.65	\$2.4)

Bowie Coal Company, 121 West Prie St., Geove Ony, Pa., Bowie No. 2Steip Mine, Kittanning Slam, Mine Index No. 499, Mercer County, Pa., Suddistrict No. 1, R. R. Fuel P. G. No. 15, Rail Shipping Point: Trace No. 4 Grove City, Pa., Sinip Mine

	173.10	E 83.10	27.00	87.00 10.00	1532-113			Comp & C	D \$2.45		
Railroad fucl. Truck shipment.	8.10 4.33	3.10 4.25	3.00 4.23	3.00 4.00	3.10 3.95	3.60 3.93	2.70 3.95	2.70 3.20		\$2.45 2.65	\$2.40

Elbama Gom Gompant, 229 W Main St., Monongahela, Pa Index No. 468, Alegohent and Warinston Gountes Pa Rail Shiping Point: Elrana, Pa Strip Mine	St. M Hinch Strip d	foxox ox Co Vine	COARE	ita, P. Is Pa	A, EI Sobi	, Elrana Mine, Subdistrict No 9	MINE,		Pittsburgh R R Foel	SEAM P G	Mine No 1	Herry Mathews, R. D. #1 Lemont Furnace, Pa., No. 4066, Greene County Pa., Subdefrict No. Pa. Strip Mine.	Fornal Subdistr	E, PA	ml⇔ .	enry Ma R R F	Matthews Fuel P G	s Mm G 8, F	SEW SAIL S	ICKLEY HIPPIN	Mine Sevickley Selm, Mine Index + 8, Rail Shipping Point: Dilliner	Mine	INDE	9900
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	1	C1	60	44	NO.	9	-1	8	<u>.</u>	8	#		Ħ	64	8	¥	10	9	4	8	G	, A	#	_
Price classification Rail shipment Railroad fuel Truck shipment	<b>∀</b> 88.4 338	H 252 €	0 22 22 3	D 228	ಬ್ಲಿಲ್ಲ	0888 0888	000 2446 2558	0 888 888	0 % 4 4 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	.25; 28; 88;	152 102 102	Price classification————————————————————————————————————	- 200 co	28888 28888 28888	78888 E 2778	#558 #528	H 22 7	70 % 60 40 3 40 3 40	世 発 発 発 発 3 6 7 7 8 8 8 8 8 8 8 8 8 8 7 8 7 8 8 8 8	# 55 4 4 # 55 8 8	世 第25 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	25; 883; 89	- si 30	
H E. Fox, 411 Brandon Sr Greensburg, Pa., Fox No Westmoreland County Pa Subdistrict No 9 R PA Strip Mine	ng, Pa	7, FO		2 Mine, Fuel P	NE P	Pittisburgh Se. G No 1 Rail	RAIL		AM, Mine Index Shipping Point:	DEX N	no. 4044 Madison	Marino Natali, P. O. Box 25, Gal 4063 Allegheny County Pa Pa, Strip Mine	Gallatın, Pa., a Subdistrict	A., N.	Natali No 9 R	COAL C	Oo. Mine, Fuel P G	æ, Pir G i	TSBURC Rail S	H SEA	Pittsburgh Sean, Mine I Rail Shipping Point:	t: Ele	Index No Elizabeth	
Price classification Rail shipment Railroad fuel Truck shipment	H 253	80 4 888	0 8 8 8 8	0 % % % % % % % % % % % % % % % % % % %	8,00	88 88 89 82 27 37 37 35 36 36 36 36	5000 5000 5000 5000 5000 5000 5000 500	8888	22.02 22.23 85.45.83	1834 1838		Price classification	0.53. 0.10 3.10 8.20 8.20	ಬಿಒಕ	0 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	25 25 25 25 3 3 3	00 00 00 00 00 00 00 00 00 00 00 00 00	00 30 30 30 30 30 30 30 30 30 30 30 30 3	32.75 3.75 3.60	25 25 35 35 35 35 35 35 35 35 35 35 35 35 35	22 55 85 55 85 55 85 55	\$2.45 2.85	\$2 70	T. 131
GALLO, PAULO & GARRIELI, 30 FIDELITY DRIVE, PITTSBURGH INDEX NO. 4003, ALLEGHENY COUNTY, FA., SUDDISTRICT NO BROUGHTON PA STRIP MINE	A. Sun	E, Pirri	TSBUT HOT N	12.	PA.,	Wilson Fuel 1	LING	12.61	Redstone Seam Rail Shipping		Mine Point:	Antonio Pantalone, 622 Bast Pittsbungi St., ( Mine Index No. 4685, Westmoreland County Point: South Greensburg Pa. Strip Mine	EBUROL LAND CO STRIP 1	St., Cuntr Mine	Greensburg, Pa. · Pa Subdistrict	BURG, UBDIST	PA. I	PANTALONE : No 4 R R 1	ONE #1 R Ft	Mine jel P	#1 Mine, Pitisburgh Seak, Fuel P & 13 Rail Shipping	BURGH LAIL SE	SEAM	1711022
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GILLELAND CORE COMPANY, 402 MARKET ST, DROWNSVILLE INDEX NO 4078, PAYETTE COUNTY PA. SUBDISHUCT NO. 3 R VILLE PA. STRIP MINE	T ST, Summis	DROW	No. 3		A. Ki	Pa., Keister R Fyel P G	Mine, 6 Rail		Pittsbungii Beam, Siivping Point: K	SEAM, INT: K	MINE EISTER	Parkingon Coal Conrant, 223 Index No 4069 Allegheny C & Large Pa Strip Mine	W. Main Sr. Jourty Pa 8	Mon	St., Mononganela; 1. Subdistrict No 9	ELA, E	PA., PA. R. R. F.	Parkinsón Fuel P G	n Mine, I 7 1 Rail	e, Pirr	Pittsburgi Seam, Mine Siipping Point: Eleama	i Sean Oint: I	LEAN	
Price classification Rail supment Rail road fucl Truck shipment	H 252	8864 555	0 8 8 8 8 8	0 0 12 0 0 0 13 0 0 0 13	Show	#255 #255 #255	200 S2 75 75 3 75 3 75	25.52 25.53 25.53	888 888 888	25; 2,93; 9,94;	:83 :83	Price classification Rail shipment Railroad free Truck shipment	⊕ <sup>‰</sup> .4.	O 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	D 25 25 4 2 10 4	2558 253 353 353	0 10 33.10 90 3.00 3.00	000 0888	\$2.76 3.76 3.60 3.60	325 22.25 22.25	2252 2555	164 188	- \$2 22 22 22 24	•
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Price classification. Rail supment Railroad fuel Truck shipment	<b>5</b>	D 28.24	- O8884 - O8884	D SS SS S	Bun	28888 2888 2448	D 25 28 8	2252 2252 2523	9222 9222 9222	22.23	:35	Price classification Rail sulpment Railroad fuel Truck shipment	8 88 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	Stee	H 558	U888 H <sup>™</sup>	8889 3310	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	22 20 2 20 3 50	22.70 2.70 2.70 2.95	22.45 24.45 75.45	\$2 45 2 76	- S2 53 52 53	nuy 20,
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Plumer & James, Sewickiey, Pal, Plumer & James Mire, Pittshurg Eram, Mire Index No. 4076, Fay- ette County, Pal, Sup-distitof No. 3, R. R. Fuel P. G. 1, Rail Siiiping Point: Bineel Branch P & LB, Strip Mire

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THOMAS H. QUEER, 741 GULF BUILDING, PITTSBURGH, PA., GORMER MINE, PITTSBURGH SEAM, MINE INDEX No. 4070, Allegheny County, PA., Surdisplict No. 7, R. R. Fuel P. G. 1, Rail Suiping Point, Superior,	Pirtal	icr N	PA. 1.	Gonni R. F.	EY M	NE P	TTSBU	ROII SI	Point	INE I	NDEX RIOR,	shipments, and f. o. b. the rail shipping point for rail shipment and for railroad	ពិធិ

Thomas H. Queen, 741 Quee Buiedng, Pittsburgh, Pa., Gormier Mine, Pittsburgh Seam, Mine Index No. 450, Atlantistry County, Pa., Suddistrict No. 7, R. R. Fuel F. G. 1, Rail Suiping Polit: Superhor, Pa., & Glef Mine, Pa., Spir Mine

O. L. Rohi & Son, Dunkard, Pa., McClube Mine, Sewickley Seam, Mine Index No. 4029, Greene County, Pa., Suddistrict No. 3, R. R. Fuel P. G. 8, Rail Shipping Point: Poland, Pa., Strip Mine

H. F. Wagner, R. D. 3 Box 83, Uniontown, Pa., Wagner 63 Mine, Sewickley Beam, Mine Index No. 407, Eautte County, Pa., Suddistrict No. 3, R. R. Fuel P. G. 8, Rail Shipping Point: New Geneva & Marthi, Pa., Strip Mine

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Sizo group	Rall shipments \$4.50 \$4.50 \$3.		granted herein are hereby denied. (c) This order may be revoked or
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State Mare	Price cla notation (3.10   12   13   13   14   15   15   15   15   15   15   15	Raileasd fact	This order shall become effective May delivered from mine or preparation

This order shall become effective May 19, 1944.

(66 Stat. 23, 765; Pub. Law 161, 78th Cong.; E. O. 9250, 7 F.R. 7871; E.O. 9328; 8 F.R. 4681)

CHESTER BOWLES, Issued this 18th day of May 1944.

7179; Filed, May 18, 1944; 12:00 m.] R. Doc. 44-7179; Ŀ

Administrator.

ONDER ESTABLISHING CLASSIFICATIONS AND Rend-Mar Coal Co. [MPR 120, Order 767]

Order No. 767 under Maximum Price Regulation No. 120. Bituminous coal

MAXIMUM PRICES

preparation ö delivered from mine plant.

issued simultaneously herewith and in accordance with § 1340.210 (a) (b) of Maximum Price Regulation No. 120, It For the reasons set forth in an opinion is ordered

Company, Corning, Ohio is hereby assigned Mine Index No. 4043, (a) The Ellen Mine of Rend-Mar Coal

herein.

(b) Coals produced by Rend-Mar Coal Company at its Ellen Mine, Mine Index No. 4043 in District No. 4, are hereby classified in Railroad Fuel Price Group, No. 102 and in the Crooksville Freight chased at per net ton prices not exceed-ing the following: Origin Group, and may be sold and pur-

**************************************		herein.	This order shall become effective May	7701 01
	c) The maximum prices established	rein are f. o. b. the mine for truck	pments, and f. o. b. the rail shipping	7701 01

\$2, 50

2

Sizo group No

\$2.50 \$2.10 2.50 2.20

25.25 45.85 854 484

25.25 25.25 25.25

22.85 2.15 2.85

888 888

23.23 23.83 34.83 35.83

(66 Stat. 23, 765; Pub Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.) 19, 1944.

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(d) This order may be revoked

fuel

CHESTER BOWLES, Issued this 18th day of May 1944.

Doc. 44-7180; Filed, May 18, 1944; 12: 01 p.m.] 여 댠.

(f) Unless the context otherwise re-

quires, the definitions set forth in § 1340,208 of Maximum Price Regulation

Administrator.

of Maximum Price § 1340.210 (a) (6) of Maximun Regulation No. 120; It is ordered:

ORDER ESTABLISHING MAXIMUM PRICES

HINDMAN AND FAUST COAL CO.

MPR 120, Order 768

for cannel coals of Hindman and Faust produced at its Kennedy Mine, Mine Index No. 858 in District No. 2, are hereby established f. o. b. the rall shipping point as follows: (a) The per net ton maximum prices Coal Company, Eau Clair, Pennsylvania, Order No. 768 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation For the reasons set forth in an opinion issued herewith and in accordance with 0 82.76 8335 7 \$2.35 0 33.35 53.45 4.83 33.45 3 83.45 24.50

# ONDER ESTABLISHING MAXIMUM PRICES AND BLACK-JACK COAL CO., ET [MPR 120, Order 769]

amended at any time.

livered from mine or preparation plant. For the reasons set forth in an accom-Order No. 769 under Maximum Price Regulation No. 120. Bituminous coal de-PRICE CLASSIFICATIONS quires, the definitions set forth in § 1340,208 of Maximum Price Regulation No. 120 shall apply to the terms used This order shall become effective May 19, 1944. (d) Unless the context otherwise re-

panying opinion, and in accordance with § 1340,210 (a) (b) of Maximum Price Regulation No. 120; It is ordered. Producers identified herein operate named mines assigned the mine index numbers, the price diassifications and the maximum prices, for the indicated uses and shipments as set forth herein.
All are in District No. 4. The location of each mine is given by county and State. Each producer is subject to all provisions of Maximum Price Regulation No. 120. (66 Stat, 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 R. Doc. 44-7181; Filed, May 18, 1944; 12: 02 p.m.]

CHESTER BOWLES, Administrator.

Ė

Issued this 18th day of May, 1944.

F.R. 4681)

The Black-Jack Coal Co., 145 North High Street, Columbus, Ohio, Black-Jack Mine, No. 6 Seam, Mine Index No. 4034, Muskingom County, Ohio, Subdistrict No. 6, Drift Mine, Price Classification: Crooks-ville F. O. G., R. R. Fuel Price Group No. 112

	. Size group Nos.											
	1	2	8	4	5	<b>'6</b>	7	8	9	10	11	12
Rail shipment	\$3.35 3.35 3.65	\$3. 25 3. 25 3. 55	\$2.85 2.85 3.45	\$2.85 2.85 3.20	\$2.85 2.85 3.15	\$2.75 2.75 2.65	\$2.45 2.45 2.30	\$2, 45 2, 45 2, 30	\$2, 50 2, 50			\$2.50 2.70

The Black Abrow Mining Co., 145 North High Street, Columbus, Ohio, Black Abrow Mine, No. 6 Seam, Mine Index No. 4004, Muskingum County, Ohio, Subdistrict No. 6, Drift Mine Price Classification: Crooksville F. O. G., R. R. Fuel Price Group No. 112

- 4		l	1		l	l	l	l	l	<u> </u>	Γ	
Rail shipmentRailroad fuel	\$3.35 3.35	\$3.25 3.25	\$2.85 2.85	\$2.85 2.85	\$2.85 2.85	\$2,75 2,75	\$2.45 2.45	\$2,45 2,45	\$2.50 2.50			\$2.50 2.70
Truck shipment	3.65	3,55	3.45	3. 20	3.15	2,65	2.30	2.30				

J. L. Boots & Co., 397 South High Street, Columbus, 15, Ohio, Boots Mine, No. 6 Seam, Mine Index No. 4036, Perry County, Ohio, Subdistrict No. 5, Strip Mine, Price Classification; Hocking F. O. G., R. R. Fuel Price Group No. 111

Rail shipment and railroad fuel Truck shipment	\$3,50	\$3. 45	\$3.05	\$3,05	\$3.05	\$2,75	\$2.55	\$2, 45	\$2.75	\$2.45	 \$2,75
Truck shipment	3.65	3.55	3.45	3. 20	3.15	2.65	2.30	2, 20			 

This order shall become effective May 19, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7182; Filed, May 18, 1944; 12:02 p. m.]

[MPR 188, Order 30 Under Order A-2]
LANDEN PUTTY WORKS

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 30 under paragraph (a) (13) of Order No. A-2 under § 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Maximum prices for putty manufactured by Lan-

den Putty Works, Malden, Massachusets, and sold outside of New England.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to paragraph (a) (13) of Order No. A-2 under § 1499.159b, it is ordered:

(a) Sales by Landen Putty Works. The maximum prices for sales of putty outside of New England by Landen Putty Works, Malden, Massachusetts, shall be:

(1) Maximum prices.

•	Net price per 100 pounds f. o. b. Boston, Mass.						
,	85 lb. steel drums	12½ lb. cans	5 lb. cans	1 lb. cans			
Ulaziers (commercial). Glaziers 5% white lead. Strictly pure linseed oil (meets Federal Spec. TT-P-791a Type I). Strictly pure linseed oil 5% white lead. Strictly pure linseed oil 10% white lead (meets Federal Spec. TT-P-701a Type II). Factory steel sash (for interior glazing). Master plumbers (same as commercial).	\$2. 45 3. 20 4. 35 4. 85 5. 35 3. 50 2. 45	\$3. 10 3. 85 5.00 5. 50 6.00 4. 15 3. 10	\$3. 45 4. 20 5. 35 5. 85 6. 35 4. 50 3. 45	\$4.95 5.70 6.85 7.35 7.85			

(2) Containers. No extra charge may be made for containers.

(b) Sales by resellers other than resellers at retail. At his option, a reseller (other than a reseller at retail) of putty manufactured by Landen Putty Works, Malden, Massachusefts, acquired by virtue of this Order No. 30 at a cost higher than that of like putty manufactured by Landen Putty Works and acquired prior to May 19, 1944; may establish a maximum price for a sale of this putty according to the following method, in place of the maximum price which would be established for such a sale under the General Maximum Price Regulation:

(1) Determine from the invoice furnished to him, as required by paragraph (c) below, the increase under this order in the price to him per hundred pounds of the putty being sold over his supplier's maximum price for sales to him of like putty prior to May 19, 1944.

(2) Add this increase (in dollars and cents) per 100 pounds of putty being sold to his maximum price per 100 pounds for like putty established under the General Maximum Price Regulation prior to May 19, 1944. The resulting figure is such reseller's optional maximum price under this paragraph (b).

(3) Show the increase per 100 pounds separately on his invoice, as required by paragraph (c) below.

(c) Invoices. The manufacturer or reseller (other than a reseller at retail) shall show as separate items on all invoices for such putty:

(1) The maximum price established prior to May 19, 1944, for a like sale of putty under Maximum Price Regulation No. 188, in the case of the manufacturer, or under the General Maximum Price Regulation, in the case of such a reseller,

(2) The adjusted selling price (not in excess of the maximum price under this Order No. 30).

(d) Notice. On or with the first invoice referred to in paragraph (c) above sent to a purchaser for the first delivery of putty at a price adjusted under this order, or prior thereto, the manufacturer or reseller (other than a reseller at retail) shall furnish such purchaser the following notice:

#### NOTICE

Unless you are reselling at retail you may on your resale of putty manufactured by Landen Putty Works and listed on the invoice furnished by your supplier, add the increase in your acquisition cost indicated on the invoice to your maximum price established under the General Maximum Price Regulation prior to May 19, 1944 for a like sale of putty manufactured by Landen Putty Works. However, you may do so only if, as required by the Office of Price Administration, you (1) show on all your invoices covering such resales the increase in your maximum price in the same manner as shown on the invoice furnished by your supplier, and (2) include on or with the first such invoice a notice identical to this notice. In no event may a retailer selling putty manufactured by Landen Putty Works increase his maximum price established under the General Maximum Price Regulation.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 19, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 18th day of May 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-7176; Filed, May 18, 1944; 11:57 a. m.]

[MPR 188, Order 1616]

NATIONAL WOOD PRODUCTS Co.

APPROVAL OF MAXIMUM PRICES

Order No. 1616 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of a folding cot manufactured by National Wood Products Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328. It is ordered:

and 9328, It is ordered:
(a) The maximum price

(a) The maximum price for all sales and deliveries by National Wood Products Company, 316 E. Reservoir Avenue, Milwaukee, 12, Wisconsin, of the folding cot of its manufacture, as described in its application, after such article became subject to Maximum Price Regulation No. 188 is \$3.57 to jobbers who sell against the manufacturer's stock, and \$4.20 to dealers. These maximum prices are not f. 0. b. factory.

(b) Any person may sell and deliver at wholesale the folding cot manufactured by National Wood Products Company to dealers at a maximum price no higher than \$4.20 per unit, net f. o. b.

shipping point.

(c) At the time of or prior to the first invoice to each purchaser for resale, National Wood Products Company shall notify the purchaser for resale of the maximum prices and conditions set by this Order No. 1616 for resale by the purchaser. This notice may be given in any convenient form.

(d) This Order No. 1616 may be revoked or amended by the Price Admin-

istrator at any time.

This Order No. 1616 shall become effective on the 19th day of May 1944. Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7183; Filed May 18, 1944; 12:02 p. m.]

# [MPR 188, Order 1617] CONKLIN PEN Co.

## APPROVAL OF MAXIMUM PRICES

Order No. 1617 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of three new fountain pens and one new fountain pen and mechanical pencil set manufactured by The Conklin Pen Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos.

9250 and 9328, It is ordered:

(a) This Order No. 1617 establishes maximum prices for sales of three new fountain pens and one new fountain pen and mechanical pencil set manufactured by The Conklin Pen Company, 54 West Illinois Street, Chicago, Illinois. This order applies to all sales of the new fountain pens and fountain pen and mechanical pencil sets in the 48 states and the District of Columbia.

(1) For sales by the manufacturer to jobbers; the maximum prices are those

set forth below:

Model No.	Description	Maxi mum price, per gross
5D 8S	Fountain pen with gold point Fountain pen and mechanical pen-	\$181.44
50	cil set with model No. 5D pen Fountain pen with silver point	252,72 64,80
PCO95	Fountain pen with silver point, in leather carrying case.	113.40

These prices are f. o. b. Chicago, Illinois, and are subject to a cash discount of two percent for payment within ten days.

(2) For sales by the manufacturer to retailers, by jobbers to retailers, and all other sales at wholesale, the maximum prices are those set forth below, f. o. b. sellers' cities:

Model No.	Description 0	Maximum price (per green)
5D 85	Fountain pen with gold point Fountain pen and mechanical pen-	\$21L 02
<i>2</i> 0	cliset with model No. 5D ren	801.00 80.40
PC095	Fountain pen with silver point Fountain pen with silver point, in leather carrying case	151.50

(3) For all sales at retail, the maximum prices are those set forth below:

Model No.	Description	Maximum prico (per unit)
5D 8S 70 PC025	Fountain pen with gold point	\$2.89 3.90 1.69

(b) The maximum prices established by this order for sales by the manufacturer are for all sales and deliveries of the fountain pens and fountain and mechanical pencil set from the time that those articles became subject to Maximum Price Regulation No. 188.

(c) To every fountain pen and every fountain pen and pencil set listed, which is shipped to a purchaser for resale, the manufacturer shall attach a tag or label which plainly states the retail celling price established by this order.

(d) The manufacturer shall notify, in writing, every person who buys from it for resale, and every jobber shall notify, in writing, every retailer who buys the articles listed above, of the maximum prices established by this order for resales by the purchaser. This notice shall be given at or prior to the first invoice to each purchaser, and may be given in any convenient form.

(e) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

(f) This Order No. 1617 may be revoked or amended by the Price Administrator at any time.

This Order No. 1617 shall become effective May 19, 1944.

Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7184; Filed, May 18, 1944; 12:03 p.m.]

[MPR 183, Order 1618]

WISCONSIN ALUMINUM FOUNDRY CO.

### ADJUSTMENT OF MAXIMUM PRICES

Order No. 1618 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of five new canners and one pan set manufactured by Wisconsin Aluminum Foundry Co., Inc.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, It is ordered:

(a) The maximum prices for all sales and deliveries of the five new aluminum pressure canners and one new pan set manufactured by Wisconsin Aluminum Foundry Co., Inc., Manitowoc, Wisconsin, by the manufacturer, since such articles became subject to Maximum Price Regulation No. 188, are as follows:

Medel	Tojobters	in amount	in quanti-	To retailers in quanti- ties of less than 100
No. 7 Queen equipped with set of 2 duplicate pans, pudding pan, cross bars, who rack and cook book.  No. 7A King equipped with whereach and cook book.  No. 7A King equipped with set of 2 duplicate pans, pudding pan and cross bars, who mak and cook brok.  No. 14 Senfor equipped with who rack and cook brok.  No. 14 Senfor equipped with set of 2 duplicate pans, pudding pan and cross bars, who rack and cook brok.  No. 021½ pan set.	\$3.90 8.33 9.13 10.95 11.70	\$3.80 9.22 19.04 12.05 12.87	\$10.63 10.66 10.66 10.66 13.14 14.61 1.63	\$11.87 11.17 12.17 14.60 15.60 1.29

These prices are f. o. b. factory and are subject to a each discount of 2% for payment within ten days not thirty days.

(b) On and after the effective date of this order, the maximum prices for sales by jobbers are those set forth below, f. o. b. seller's city, subject to cash discounts and terms no less favorable than those customarily granted by the seller:

Mødel	West- ern zone	East- crn zero
No. 7 Queen equipped with set of 2 dupli- cate pans, pudding pan, cress bars.		
wire reck and cook book	\$12,47	\$11.87
No. 7 A King equipped with who rack and cook book	11.83	11, 17
No. 7A King equipped with set of 2 dupli- cate pans, pudding pan and crass bars.		
wire rack and cook book	12.57	12.17
No. 14 Fenier equipped with wire rack and cook book	15.33	14.60
No. 14 Senior equipped with set of 2 dupli-	1	
cate pans, pudding pan and cress bars, wire rack and cook book	10.40	15.00
No. 02136 pan set	1.27	ro
	·	

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(c) On and after the effective date of this order the maximum prices for sales at retail are those set forth below:

Medel	West- ern zone	East- ern zone
No. 7 Queen equipped with cet of 2 duplicate pans, pudding pan, cross bers, whe reak and each book.  No. 7" King equipped with whee rack and cook book.  No. 7" King equipped with set of 2 duplicate pans, pudding pan and cross bars, who reak and cook book.  No. 14 Senter equipped with who rack and cook book.  No. 14 Senter equipped with set of 2 duplicate pans, pudding pan and cross bars, who reak and cook book.  No. 14 Senter equipped with set of 2 duplicate pans, pudding pan and cross bars, who reak and cook book.  No. 621/2 pan set	313.70 17.75 19.20 23.00 24.60 1.60	\$17.80 16.75 15.25 21.90 23.40 1.80

(d) To every aluminum pressure canner and pan set shipped to a purchaser

for resale on and after May 19, 1944, the manufacturer shall attach a tag or label containing the following statement with the blanks properly filled in:

- (e) At the time of the first invoice after May 18, 1944, the manufacturer shall notify in writing each purchaser who buys from it of the maximum prices established by this order for resales by the purchaser. Since this order establishes maximum prices for sales by all jobbers to jobbers and jobbers to retailers, each jobber who resells any commodity covered by this order must notify his purchaser in writing of the maximum prices established by this order for resales by the purchaser. The written notice may be given in any convenient form.
- (f) The western zone includes the States of Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington, Wyoming and the following counties in Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos and Reeves. The rest of the country is in the eastern zone.
- (g) Unless the context otherwise-requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.
- (h) This order may be revoked or amended by the Price Administrator at any time.

This Order No. 1618 shall become effective-May 19, 1944.

Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7185; Filed, May 18, 1944; 12:03 p. m.]

[MPR 188, Order 1623]

PLASTO MANUFACTURING CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 1623 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of smoking stands manufactured by Plasto Manufacturing Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, It is ordered:

(a) The maximum prices for all sales and deliveries by Plasto Manufacturing Company, 1534 Clybourn Avenue, Chicago 10, Illinois, of the smoking stands of its manufacture, as described in its application, after such articles become subject to Maximum Price Regulation No. 188 are those as set forth below:

•	To jobbers who sell against the manufac- turer's stock	To dealers
Ivory finish Metallic finish	\$1.85 2.05	\$2.65 2.95

These maximum prices are f. o. b. factory and subject to a cash discount of 2% for payment within ten days.

(b) Any person may sell and deliver at wholesale the smoking stands manufactured by Plasto Manufacturing Company to dealers at maximum prices no higher than \$2.65 ivory finish, \$2.95 metallic finish. These maximum prices are f. o. b. shipping point and are subject to a cash discount of 2% for payment within ten days.

(c) At the time of or prior to the first invoice to each purchaser for resale, Plasto Manufacturing Company shall notify the purchaser for resale of the maximum prices and condition set by this Order for resale by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 19th day of May 1944.

Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7186; Filed, May 18, 1944; 12:04 p. m.]

[MPR 254, Order 2]

HARRINGTON & RICHARDSON ARMS Co.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 2 Under § 1379.4 of Maximum Price Regulation No. 254. New small firearms and firearm parts. Approval of maximum prices for sales of the Model No. 48 Shotgun manufactured by the Harrington & Richardson Arms Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Orders Nos. 9250 and 9328, and in accordance with § 1379.4 of Maximum Price Regulation No. 254, It is ordered:

(a) Harrington & Richardson Arms Company, Worcester, Massachusetts, is authorized to sell and deliver the Model No. 48 Shotgun of its manufacture at prices no higher than those set forth below:

For sales by the manufacturer to jobbers.

For sales by the manufacturer to retailers.

For sales by the manufacturer to consumers.

\$8.10 per unit exclusive of Federal excise tax. \$11.20 per unit, inclusive of

tax. \$14.00 per unit, inclusive of Federal excise tax.

Federal excise

These maximum prices are subject to the discounts, allowances, and freight, packing and other price differentials customarily granted or charged by the applicant to purchasers of each of the classes specified above.

(b) Any person may sell and deliver the Model No. 48 Shotgun to retailers at \$11.20 per unit inclusive of Federal excise tax. This maximum price is subject to each seller's customary discounts, allowances, and price differentials.

(c) Any person may sell and deliver the Model No. 48 Shotgun to consumers at \$14.00 inclusive of Federal excise tax. These maximum prices are subject to the seller's customary discounts, allowances and price differentials.

(d) At the time of or prior to the first invoice to each purchaser for resale, the seller shall notify the purchaser of the maximum prices and the conditions set by this Order No. 2 for resales by the purchaser. This notice may be given in any convenient form.

This order may be revoked or amended by the Price Administrator at any time. This order shall become effective on

the 19th day of May 1944.
Issued this 18th day of May 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-7178; Filed, May 18, 1944; 12:00 m.]

Regional and District Office Orders.
[Region II Order G-4 Under RMPR 123,
Amdt. 3]

SOLID FUELS IN BALTIMORE, MD., AREA

Amendment No. 3 to Order No. G-4 under § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.239 (a) (1) of Revised Maximum Price Regulation No. 122, Order No. G-4 is amended in the following respect:

1. Paragraph (a) is amended to read as follows:

(a) On and after May 15, 1944, the maximum prices of wholesale dealers, intermediate dealers, retail dealers and of other retail sellers for the sale and delivery at wholesale and at retail in the Baltimore Metropolitan area of nut size coal of the type set forth in the following schedule, in 19 lb. bags, shall be the applicable adjusted maximum prices specified therein.

	Adjusted maximum prico per bag						
Type of coal	Delivered at whole- salo deal- er's yard	Delivered at retail storo	Delivered to ulti- mate consumer				
Pennsylvania anthra- cite	\$0.14 .12 .095	\$0.10 .145 .12	\$0, 18 . 105 . 11				

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This Amendment No. 3 to Order No. G-4 shall become effective May 15, 1944. (56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 12th day of May 1944.

DANIEL P. WOOLLEY.

Regional Administrator.
[F. R. Doc. 44-7190; Filed, May 18, 1944; 4:15 p. m.]

[Region VII Rev. Order G-1 Under MPR 376, Amdt. 31

Fresh Fruits and Vegetables in Colorado and Wyoming

Revised Order No. G-1 under Maximum Price Regulation No. 376, Amendment No. 3. Adjustment of maximum prices for certain fresh fruits and vegetables when sold otherwise than at retail in the States of Colorado and Wyoming.

Pursuant to the Emergency Price Control Act of 1942, as amended, and section 4 (c) of Maximum Price Regulation No. 376, as amended, and for the reasons set forth in the accompanying opinion, this Amendment No. 3 is issued.

- 1. Paragraph (a), "Commodities covered", is amended by deleting therefrom all of subparagraphs (2) to (8), both inclusive, and inserting a new subparagraph (2) to read as follows:
  - (2) Sweet potatoes.
- 2. Paragraph (e) is a mended by changing the title from "Exempt sales" to "Sales not covered", and by adding thereto subparagraph (4), to read as follows:
- (4) All sales of sweet potatoes to dehydrators for dehydration purposes.
- 3. Paragraph (p); including all of Tables I, II, III, IV, V, and VI, is deleted.
  - 4. Amendment No. 1 is revoked.
- 5. Effective date. This Amendment No. 3 shall become effective on May 9, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 9th day of May 1944.

RICHARD Y. BATTERTON.

Regional Administrator.

Approved:

CHARLES A. LILLEY, State Supervisor, War Food Administration,

[F. R. Doc. 44-7191; Filed, May 18, 1944; 4:15 p. m.]

RETRAINING AND REEMPLOYMENT ADMINISTRATION.

[Order-1]

ORGANIZATION AND OPERATION OF VETER-ANS' INFORMATION SERVICE CENTERS

As men and women are discharged from the armed services and as war production is cut back, many persons will experience serious difficulty in readjusting from war to peace activity. To give the most appropriate assistance to the individual in making this readjustment, it is necessary that information be easily accessible in every community as to services and benefits available.

To accomplish this, the President of the United States, on February 24, 1944, prescribed in Executive Order 9427:

\* • • There is hereby established in the Office of War Mobilization a Retraining and Reemployment Administration (hereinafter referred to as the Administration), the functions of which, subject to the general supervision of the Director of War Mobilization, shall be exercised by a Retraining and Reemployment Administrator (hereinafter referred to as the Administrator) to be appointed by the Director of War Mobilization.

With the assistance of a Retraining and Reemployment Policy Board, composed of a representative of the Department of Labor, the Federal Security Agency, the War Manpower Commission, the Selective Service System, the Veterans Administration, the Civil Service Commission, the War Department, the Navy Department, and the War Production Board, it shall be the function of the Administration:

To have general supervision and direction of the activities of all Government agencies relating to the retraining and reemployment of persons discharged or released from the armed services or other war work, including all work directly affected by the ceccation of hostilities or the reduction of the war programs; to issue necessary regulations and directions in connection therewith; and to advise with the appropriate committees of the Congress as to the steps taken or to be taken with respect thereto.

To facilitate these processes, the Army and Navy will, at the time of discharge, advise persons who are leaving the services and will provide them with printed information as to their rights and benefits.

The Administrator with the concurrence of the Policy Board, as constituted in the Executive order, directs that all field offices of the United States Employment Service of the War Manpower Commission, the Selective Service System, and the Veterans Administration shall provide full information as to their own programs and as to other existing programs for veterans.

Under the authority of the Administrator of Retraining and Reemployment, there shall be established in each State a Veterans' Service Committee representing the Selective Service System, the War Manpower Commission, and the Veterans Administration. This committee will act as the representative of the Federal government in the State in connection with information to veterans. Each committee will select its own chairman and will add to its membership, or will represent the Federal government on State committees of the same nature, as the situation requires.

This committee will have the following responsibilities:

Each member of the committee shall designate a representative of his agency as a member of the Veterans' Service Committee in each community of the State in which the agency maintains facilities.

Render such assistance as may be required by the Veterans' Service Committee in establishing Veterans' Information

Centers in the committees where the need for such centers has been determined.

Act as a central point for and mobilize the efforts of volunteer or other groups in the State in relation to veterans' information activities.

Be the contact point in the State for the Administrator of Retraining and Reemployment in connection with this program.

In order to promote an integrated and balanced program in the community, the Administrator directs that there shall be a Veterans' Service Committee with the following membership: a representative of the Selective Service System, the United States Employment Service, and the Veterans Administration insofar as any one or all of these agencles have representatives available in the community. These representatives shall constitute the Veterans' Sservice Committee. The committee will elect its own chairman.

A Veterans Service Committee may enlarge its membership to include representation from local organizations, or they may represent the Federal government on community committees of the same nature. The Federal officials designated by the Administrator shall retain their function and responsibility as the point of contact for the Administration through the State committee with the Federal programs in the community.

The responsibilities of this committee shall be:

To determine the need for a single information service center over and above those existing in the individual agencies of the community.

To act as a central point for and to mobilize the efforts of volunteer or other groups in the community in relation to veterans' information activities.

To be the contact point in that community for the State Veterans' Service Committee in connection with the particular subject matter of this program.

The committe shall, in consultation with the cooperating agencies, determine: First, whether a single information center is necessary; second, whether there is available an appropriate location and necessary facilities in the community.

The function of an information center shall be primarily one of advice and reference. Actual determination of eligibility for benefits or special services must be the function of the appropriate agencies.

Local cooperation is important, since local organizations may render service outside of the scope of the Federal programs and may effectively provide volunteer service and facilities for the center.

If a center establishes services acceptable to veterans, with sound advice as to their problems, the variety and complexity of applications for assistance will be great. Federal programs will by no means meet all of these demands. Advice will be sought as to housing, family programs, special assistance, business or farm problems, and many other matters. Such varied services will demand the assistance of all pertinent community organizations and leaders.

Thus the centers should have available the most skillful interviewers and should have access to the advice of the most influential citizens in the community.

There is no single pattern for the operation of a center which will fit communities of all types and sizes. The organization should be adapted to the volume and nature of applications anticipated and the facilities available in the community. Changes in structure should be effected by the committee as experience indicates.

The committee responsible for the operation of a center may elect an executive secretary who shall be generally responsible for the operation of the center and may, when sufficient staff is available, delegate functions to other appointees. General functions to be performed are procurement of space and supplies, organization of staff, instruction of staff, arrangement of office hours, maintenance of records and the development of working relationships with cooperating organizations.

The space for handling any considerable volume of applicants should include, where possible, a general waiting room with a reference desk and interview facilities which will afford the maximum of privacy.

Efficient operation will require that two types of staff members be available:

1. Specialized staff as designated by the operating agencies.

2. Generalized staff from community organizations or as volunteer workers.

Both types of staff members may need instruction as to methods, procedures and content of the services available to veterans. The objective of all persons on duty should be to acquire the ability to analyze the problems of the applicant in a tactful manner and refer him to the proper agency for securing service. Specialized personnel should be instructed by the supervisory staffs of the organization in which they are employed. Generalized and volunteer personnel should be instructed through means of discussion groups in which informed persons will explain the areas of responsibilities of each pertinent organization or agency. Such personnel should study and employ for reference the literature concerning Federal and other programs.

In referring applicants to operating agencies for service, interviewers should, if possible, make definite appointments with the person to be seen and provide the applicants with notations of such appointments in writing and ascertain in advance what papers the applicant will need in determining his eligibility or status in order that these may be presented to the service agency.

Basic records of numbers and types of requests, places of reference, and other dispositions, shall be maintained under the supervision of the executive secretary and shall make such reports as may be prescribed by the Administrator and the State committee.

No Federal funds have been appropriated or requested for the establishment or operation of information centers. No person is authorized to make any financial commitment or incur any financial obligation on behalf of the United States in connection with any of the activities provided for in this directive.

> FRANK T. HINES, Administrator.

May 17, 1944.

[F. R. Doc. 44-7194; Filed, May 19, 1944; 9:44 a. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 1-1894]

New River Co.

ORDER SETTING HEARING ON APPLICATION TO STRIKE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of May, A. D. 1944.

The Boston Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike-from listing and registration the Common Stock, \$100 Par Value, and the 6% Cumulative Preferred Stock, \$100 Par Value, of The New River Company;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an oppor-

tunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Thursday, June 1, 1944, at the office of the Securities and Exchange Commission, 82 Devonshire Street, Boston, Massachusetts, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Coleman Silbert, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 44-7200; Filed, May 19, 1944; 11:09 a. m.]

[File No. 70-892]

MILWAUKEE ELECTRIC RAILWAY & TRANS-PORT CO. AND WISCONSIN ELECTRIC POWER CO.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 17th day of May 1944.

Notice is hereby given that a joint declaration or application (or both) has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by The Milwaukee Electric Railway & Transport Company, a whollyowned subsidiary of Wisconsin Electric Power Company, and by Wisconsin Electric Power Company, a subsidiary of The North American Company, a registered holding company; and

Notice is further given that any interested person may not later than May 29, 1944, at 5:30 p. m., e. w. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, said joint declaration or application, as filed or as amended, may be granted, as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act, or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said joint declaration or application, which is on file in the office of the said Commission, for a statement of the transactions therein proposed, which are

summarized below:

The Milwaukee Electric Railway & Transport Company proposes (a) to redeem on June 15, 1944, at par plus accrued interest \$100,000 principal amount of its First Mortgage 4% Bonds owned by Wisconsin Electric Power Company and pledged as collateral to the latter company's Mortgage and Deed of Trust dated October 28, 1938, and (b) to purchase for cash at par for retirement 9,000 shares of its capital stock of the aggregate par value of \$900,000 from Wisconsin Electric Power Company. Wisconsin Electric Power Company seeks authorization to surrender the bonds and the stock on the basis described.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 44-7201; Filed, May 19, 1944; 11:09 a. m.]

[File Nos. 54-57, 59-57, 70-860]

AMERICAN UTILITIES SERVICE CORP., ET AL.
ORDER GRANTING EXTENSION OF TIME AND
MODIFYING TERMS OF PURCHASE PRICE

At a regular session of the Securities and Exchange Commision held at its office in the City of Philadelphia, Pennsylvania, on the 18th day of May 1944.

In the matter of American Utilities Service Corporation, File No. 54-57; American Utilities Service Corporation and its subsidiary companies, respondents, File No. 59-57; in the matter of Fred D. Ellis and Edmund J. Haugh, File

American Utilities Service Corporation, a registered holding company, having filed an application and declaration on January 17, 1944, and an amendment thereto on January 31, 1944, pursuant to sections 11 (e) and 12 (d) of the Public Utility Holding Company Act of 1935 with respect to the sale of all the securities of its subsidiary, Northwestern Illinois Utilities, an electric and gas utility company, such securities consisting of 95.000 shares of common stock, par value \$5 per share, and an unsecured note dated November 1, 1938, and due November 1, 1964, in the principal amount of \$375,000, the consideration being \$840,-000 in cash with interest at the rate of 6% per annum from January 1, 1944 to closing date; and

Fred D. Ellis and Edmund J. Haugh having filed an application pursuant to sections 9 (a) (2) and 10 of the act with respect to the acquisition of such securities of Northwestern Illinois Utilities; and

The Commission having by order dated March 15, 1944, granted the applications and permitted the declarations to become effective subject to the terms and conditions prescribed in Rule U-24; and

The above-named applicants and declarants having requested that the time within which, pursuant to Rule U-24, the transactions as set forth in the applications and declarations may be consummated, be extended to May 24, 1944; and

The above-named applicants and declarants also having requested that in lieu of payment of six per cent interest on purchase price of \$840,000 from January 1, 1944, to date of closing, American Utilities Service Corporation be permitted to receive common stock dividends from Northwestern Illinois Utilities prior to closing in the amount of \$20,000; and

The Commission having considered such requests and deeming it appropri-

ate that they be granted;

It is ordered, That the conditions contained in the order of March 15, 1944, be and hereby are modified to the extent necessary to extend the time within which such transactions may be consum-

mated to May 24, 1944;

It is further ordered, That American Utilities Service Corporation be and hereby is permitted to receive common stock dividends from Northwestern Illinois Utilities prior to closing in the amount of \$20,000 in lieu of payment of six per cent interest on purchase price of \$840,000 from January 1, 1944, to closing date;

It is further ordered, That in all other respects the said order of March 15, 1944 be, and remain in full force and effect.

By the Commission.

[SEAL]

ORVAL L. DuBois, . Secretary.

[F. R. Doc. 44-7202; Filed, May 19, 1944; 11:09 a. m.]

[File No. 70-835]

ASSOCIATED ELECTRIC CO.

ORDER GRANTING EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 17th day of May 1944.

Associated Electric Company, a registered holding company, having filed an application-declaration pursuant to the Public Utility Holding Company Act of 1935, and particularly sections 9 (a), 10 and 12 (d) thereof and Rule U-44 promulgated thereunder, regarding the proposed sale to William E. Vogelback, a non-affiliate, for the base price of \$750,000, of all the outstanding securities and indebtedness of a subsidiary, Union Gas & Electric Company; and

The Commission having, on February 22, 1944, after notice and hearing, made and filed its findings and opinion and issued its order herein (Holding Company Act Release No. 4904) granting the application and permitting the declaration to become effective; and

The applicant-declarant having, on May 16, 1944, filed a request that, because of the inability of the parties to consummate the transaction forming the subject of the said application-declaration within the time prescribed by the Commission's order of February 22, the time for effecting the said transaction embraced in the application-declaration be extended to and including May 22, 1944; and

It appearing to the Commission that it is appropriate in the public interest and the interest of investors that such extension of time he granted:

extension of time be granted:

It is ordered, That the period of time within which the said transaction shall be completed, in accordance with the requirement of Rule U-24 (c) (1) of the general rules and regulations, be, and hereby is, extended to and including May 22, 1944.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 44-7203; Filed, May 19, 1944; 11:09 a.m.]

# PHILADELPHIA STOCK EXCHANGE

DECLARATION OF EFFECTIVENESS OF PLAN

Declaration of effectiveness of amended plan of Philadelphia Stock Exchange pursuant to Rule X-10B-2 (d) [§ 240.10B-2 (d) ].

The Securities and Exchange Commission having previously declared effective a plan for special offerings filed pursuant to Rule X-10B-2 (d) by the Philadelphia Stock Exchange; and the Philadelphia Stock Exchange, on May 12, 1944, having filed amendments to its plan for such special offerings;

The Securities and Exchange Commission having given due consideration to the special offering plan of the Philadelphia Stock Exchange, as amended, and having due regard for the public interest and for the protection of investors, pursuant to the Securities Exchange Act. of 1934, particularly sections 10 (b) and 23 (a) thereof, and Rule X-10B-2 thereunder, hereby declares the amended special offering plan of the Philadelphia Stock Exchange as filed on May 12, 1944, to be effective, on condition that if at any time it appears to the Commission necessary or appropriate in the public interest or for the protection of investors so to do, the Commission may suspend or terminate the effectiveness of said plan by sending at least ten days' written notice to the Exchange.

Effective May 19, 1944. By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Dcc. 44-7204; Filed, May 19, 1944; 11:09 a. m.

OFFICE OF DEFENSE TRANSPORTATION.

[Supp. Order ODT 3, Rev. 63, Amdt. 1]

COLEJON CARRIERS

COORDINATED OPERATIONS BETWEEN POINTS IN CALIFORNIA

Upon consideration of a petition for the amendment of Supplementary Order ODT 3, Revised-68 (8 F.R. 13523), filed with the Office of Defense Transportation by the carriers subject thereto, and good cause appearing therefor,

It is hereby ordered, That Supplementary Order ODT 3, Revised-68, be, and it hereby is, amended by striking from Appendix 1 thereto paragraphs (a) and (b) of section 7, captioned "Contemplated Action", and by substituting in lieu thereof the correspondingly lettered paragraphs of section 7 embodied in the petition, a copy of which is attached hereto."

This amendment shall become effective on May 19, 1944.

Issued at Washington, D. C., this 19th day of May 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 44-7197; Filed, May 19, 1944; 10:03 a.m.]

[Supp. Order ODT 3, Rev. 110, Revocation]

COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN HUGO AND BROKEN BOW, OKLA.

Upon consideration of an application for revocation of Supplementary Order

ODT 3, Revised-110 (8 F.R. 15995), filed with the Office of Defense Transportation by Arkansas Motor Freight Lines, Inc., Fort Smith, Arkansas, and good cause appearing therefor,

It is hereby ordered, That Supplementary Order ODT 3, Revised-110, be, and it is hereby, revoked, effective May 19, 1944.

Issued at Washington, D. C., this 19th day of May 1944.

J. M. Johnson,

Director,

Office of Defense Transportation.

[F. R. Doc. 44-7195; Filed, May 19, 1944;

10:03 a. m.]

[Supp. Order ODT 3, Rev. 114, Revocation]

# COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN KANSAS CITY, MO., AND WICHITA, KANS.

Upon consideration of an application for revocation of Supplementary Order ODT 3, Revised-114 (8 F.R. 15997), filed with the Office of Defense Transportation by The Cassell Transfer & Storage Company, and good cause appearing therefor,

It is hereby ordered, That Supplementary Order ODT 3, Revised-114 be, and it hereby is, revoked.

Issued at Washington, D. C., this 19th day of May 1944.

J. M. Johnson, Director,

Office of Defense Transportation.

[F. R. Doc. 44-7196; Filed, May 19, 1944; 10:03 a. m.]

[Supp. Order ODT 3, Rev. 215, Amdt. 1] COMMON CARRIERS

COORDINATED OPERATIONS BETWEEN POINTS IN RHODE ISLAND AND MASSACHUSETTS

Note: An amendment to Appendix 2 was filed with the Division of the Federal Register as F.R. Doc. 44-7198 at 10:03 a.m., May 19, 1944.